1 2	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION	
3	UNITED STATES OF AMERICA,) Case No. 3:22-mj-00884-BK-1
4	Plaintiff,)) Dallas, Texas
5	v.) September 19, 2022) 10:00 a.m.
6	RAYNALDO RIVERA ORTIZ, JR.,	,
7	Defendant.) DETENTION HEARING _)
8	TRANSCRIPT OF PROCEEDINGS BEFORE THE HONORABLE DAVID L. HORAN, UNITED STATES MAGISTRATE JUDGE.	
9		
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25	Proceedings recorded by electronic sound recording; transcript produced by transcription service.	

DALLAS, TEXAS - SEPTEMBER 19, 2022 - 10:21 A.M. 1 2 THE COURT: The Court will call Case No. 3:22-mj-3 884-BK, United States of America versus Raynaldo Rivera 4 Ortiz, Jr. And I will take appearances. 5 MR. DE LA GARZA: John de la Garza here for the 6 Government. We're ready. 7 THE COURT: All right. Good morning. MS. HARPER: Good morning, Your Honor. Laura Harper 8 9 here for Dr. Ortiz. We are ready. 10 I have one small issue because of the crowded courtroom. I have two witnesses that I'd like to have in the courtroom, 11 12 but I don't have a seat for them. 13 THE COURT: Oh, I see. 14 (Pause.) 15 THE COURT: Okay. We're going to take a short 16 recess, Ms. Harper, to try and accommodate that. 17 MS. HARPER: Thank you so much, Your Honor. 18 THE COURT: All right. 19 THE CLERK: All rise. 20 (A recess ensued from 10:22 a.m. until 10:31 a.m.) THE CLERK: All rise. 21 22 THE COURT: All right. Well, if both sides are 23 ready to proceed, I guess I hadn't said for the record but it 24 seems everyone knows, we're back for a preliminary and 25 detention hearing today. So, Mr. de la Garza, if the

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    Government is ready.
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              MR. DE LA GARZA: Yes, Your Honor. The Government
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    is ready.
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              THE COURT: All right. Go ahead.
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              MR. DE LA GARZA: The Government calls Special Agent
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    Dan Allgeyer.
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              THE COURT: All right.
              MR. DE LA GARZA: It's spelled A-L-L-G-E-Y-E-R.
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              THE COURT: Special Agent, if you could step over
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    here and then raise your hand to be sworn.
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         (The witness is sworn.)
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              THE COURT: Thank you. Have a seat.
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              MR. DE LA GARZA: Your Honor, for record purposes,
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    I've given the witness a folder with proposed Government's
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    exhibits enclosed in them so he can look at those very
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    quickly.
              THE COURT: Okay. Very good. And Ms. Harper,
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    you've received a copy of that as well?
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              MS. HARPER: Yes, Your Honor.
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              THE COURT: All right. Very good.
         (Microphone adjusted.)
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              MR. DE LA GARZA: Is that better? Okay.
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        May I begin, Your Honor?
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              THE COURT: Yes. Thank you.
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             MR. DE LA GARZA: And I can remain seated at counsel
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1 table? 2 THE COURT: Yes. Please. 3 MR. DE LA GARZA: Thank you. 4 DANIEL J. ALLGEYER, GOVERNMENT'S WITNESS, SWORN 5 DIRECT EXAMINATION BY MR. DE LA GARZA: 6 7 What's your name, sir? 8 Daniel J. Allgeyer. 9 How are you employed? 10 I'm a special agent with the Food and Drug Administration, Office of Criminal Investigations. 11 12 How long have you been with FDA? 13 I've been with FDA for six years now. 14 Did you attend the Federal Law Enforcement Training 15 Center? Yes, I did. 16 17 Did you receive special training to be a federal agent? 18 Yes, I did. 19 Before you were a federal agent, what kind of employment 20 did you have? 21 Prior to the FDA, I was with the United States Secret 22 Service for approximately seven years. Prior to that, I was 23 a police officer in the city of Lenexa, Kansas. 24 Are you involved with the criminal investigation of Dr. 25 Raynaldo Rivera Ortiz?

- $1 \parallel A = I \text{ am}.$
- $2 \parallel Q$ Is the FDA working that investigation alongside the
- 3 | Dallas Police Department?
- $4 \parallel A$ We are.
- 5 | Q How did FDA become involved in investigating Dr. Ortiz?
- 6 | A The FDA was notified of a potential tampering on August
- 7 | 25th at the North Dallas Surgicare.
- 8 A And when you say tampering, what kind of regulatory
- 9 | oversight, what kind of criminal investigation ability does
- 10 | FDA have regarding tampering?
- 11 | A Well, the FDA investigates crimes from the Federal Food,
- 12 | Drug, and Cosmetic Act. So, in this case, it was tampered IV
- 13 | bags, which are considered, excuse me, considered both a
- 14 | consumer product and a drug.
- 15 | Q Are IV bags, are they readily available to medical
- 16 | professionals, people in the medical field?
- 17 | A Yes.
- 18 || Q Can you -- can you walk to -- down the street in Las
- 19 | Vegas and actually walk into a place and get an IV bag
- 20 | treatment?
- 21 | A You can, yes.
- 22 | Q The medical bags we're going to talk about today, did
- 23 | those travel in interstate commerce?
- 24 | A They did.
- 25 | Q And the medical bags we're talking about, we're going to

- 1 | talk about today, where did they come from?
- 2 A They came from a company based in Chicago, but the bags
- 3 | actually came from North Carolina.
- 4 | Q So the IV fluid bags we're going to talk about today
- 5 | traveled in interstate commerce?
- $6 \parallel A$ They did.
- 7 | Q Did the FDA look into the August 25th incident, and what
- 8 | did you determine?
- 9 A We looked into a number of incidents. We were contacted
- 10 on August 25th.
- 11 | Q Yes, sir.
- 12 | A Reference to an incident on the 24th of August.
- 13 | Q And the incident on the 24th of August, what occurred,
- 14 | according to the investigation?
- 15 \parallel A According to the investigation, a Dr. Marsden was going
- 16 | back to work, he actually works at the surgery center,
- 17 | Surgicare, as an anesthesiologist. He had headed back to
- 18 | work to take a look at a number of patient records because
- 19 | several critical incidents had happened over the course of
- 20 | the previous four months at the Surgicare Center which caused
- 21 | alarm.
- 22 When he responded to the Surgicare, there was an
- 23 | ambulance outside, which was a very similar-type incident.
- 24 | It's called a transfer. Basically, if an emergency event
- 25 | occurs at the Surgicare, a transfer from a medical --

emergency medical personnel to an emergency medical facility must take place.

So he was there, he arrived at the Surgicare Center, saw an ambulance, and immediately rushed into a patient's OR, J.A., where he said to the administrator, we need to change these IV bags. He at the time had suspected that the IV bags were the cause, as many of these -- of all these critical events. He told the administrator, take this IV bag. He told another nurse, get me an IV bag from outside of the operating room area, get it from a new box, and bring me another new IV bag in its outer bag.

- Q Okay. And in terms of the -- when you said J.A., we're referring to all the patients at the hospital today by their initials; is that correct?
- \parallel A That is correct.
 - Q And when you said Surgicare Center, what specific medical facility are you referring to?
- 18 | A The Surgicare of North Dallas located on Coit Road.
- 19 | Q Is that a Baylor Scott & White facility?
- \parallel A It is a Baylor Scott & White facility.
- 21 | Q Is that facility located in the Northern District of 22 | Texas?
- 23 | A It is.

24 Q And were any IV fluid bags collected that day following 25 the J.A. incident?

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- 1 | A Yes. A number of IV bags were collected.
- 2 Q And were any of those bags found to contain any
- 3 | substances that they were not labeled to contain?
 - A Correct.

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- Q And specifically can you describe that?
- 6 A Yes. Two bags were recovered from the actual surgery,
- 7 | one bag from J.A. -- that was hooked up to J.A. at the time
- 8 | that Dr. Marsden entered the facility, and another that was
- 9 | in the trash of the operating room area. Those bags were
- 10 | taken to the University of North Texas for toxicology and
- 11 | then lab reports.
- 12 At that time, the surgery center was shut down. They did
- 13 | a -- employees did a search of the warmer, which is a device
- 14 | that keeps these bags warm, located a number of bags, in
- 15 | fact, two bags that appeared to have been tampered with
- 16 | inside the warmer.
- 17 \parallel Q And the bags from the warmer, how -- what way were these
- 18 | bags tempered with?
- 19 | A Well, the bag, the IV bag itself is contained in an outer
- 20 | bag, an outer clear plastic bag. There were, under visual
- 21 | observation, the doctors and employees found a potential -- a
- 22 | marking indicating that a needle had been used to penetrate
- 23 | the outer bag.
- 24 | Q And the outer bag, is that the one that has the labeling
- 25 on it, the company name, what it's supposed to contain, how

1 | many milliliters it is?

A Yes.

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- 3 Q And the inside bag, can you describe what the inside bag
- 4 | looks like?
- The inside of the IV bag should have some of the same information, but it contains the medicine necessary, the drug necessary for the operation.
- 8 Q Is it a different type of material than the outer bag in 9 terms of composition?
- 10 A Yes. I do believe the outer bag is much less strong of 11 plastic, easily -- not easily, but able to be ripped open at 12 a certain point. The IV bag itself is a heavier plastic.
 - Q Do any of the IV bags from that day collected from the surgical center, did any of them -- were they chemically analyzed to determine -- for the -- if there was any bupivacaine, lidocaine, or epinephrine inside them?
- 17 | A Yes.
- 18 | Q And how did that analysis come out?
- A So, the bag that was attached to J.A. actually tested positive for the presence of bupivacaine, lidocaine, and epinephrine. The two bags found in the warmer outside those ORs and in the OR hall tested positive for the presence of bupivacaine and lidocaine.
- 24 | Q And what is bupivacaine?
- 25 | A Bupivacaine is a nerve-blocking agent.

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- 1 | Q And that's spelled B-U-P-I-V-A-C-A-I-N-E?
- $2 \parallel A$ That is correct.

- Q And what's lidocaine?
- 4 | A Lidocaine is also a type of nerve-blocking agent,
- 5 | generally used topically, but it is also, like I said, a
- 6 | nerve-blocking agent.
- 7 | Q Okay. And what is epinephrine?
- 8 A Epinephrine is a heart maintenance type medication that's
- 9 | also known as adrenaline, so it is used in surgeries,
- 10 | especially in specific critical events, to assist in the way
- 11 | the heart works.
- 12 | Q According to the labeling on those IV fluid bags that
- 13 | were collected on that day at the Surgicare Center, should
- 14 | those bags have contained -- were they labeled to contain and
- 15 | should they have contained any three of those drugs?
- $16 \parallel A$ They were not supposed to contain those drugs.
- 17 | Q And can you explain, you mentioned a device called a
- 18 | warmer at the Surgicare Center. Can you describe what the
- 19 | warmer is?
- 20 \parallel A So, the warmer appears to be some type of refrigerator.
- 21 | It's a stainless steel device with two doors that actually
- 22 works opposite of a refrigerator. It can hold items at a
- 23 | specific warmer temperature.
- 24 Q Are there IV bags that are stored in other places in the
- 25 | surgery center besides the warmer?

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A Yes. At this particular surgery center, there were bags of IV fluid that were stored in what's called pre-op, or pre-operation. They are not generally stored in a warming device.

- Q And why are they generally not stored in the warming device?
- A The understanding that I have is that pre-operation, generally, the patient is already under anesthesia when the IV bag fluids are administered. Those are generally not body temperature, which is why you would want a warmer. When in the OR, people can be -- patients can be in any number of degrees of waking up, or they might be aware of some type of thing, aware of their surgery. So it would be patient comfort. That's the main reason for the warmer.
- Q Are the IV bags, IV fluid bags, before they're brought to the OR or put in the warmer, are they stored somewhere at the Surgicare facility?
- A They are.
- 19 Q And they come arrive -- they arrive shipped in cardboard 20 boxes, correct?
- 21 | A Yes.

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- Q And who normally stocks those bags in the warmer at the Surgicare Center?
- 24 | A The anesthesia tech.
- 25 | Q Is it, according to your discussions with the surgery

- 1 care folks there -- the staff, the doctors, the nurses -- is
- 2 | it common or uncommon for a doctor to put IV bags in the
- 3 | warmer?
- 4 | A To put it in the warmer? Very uncommon.
- 5 Q Were there any instances of people who related that they
- 6 | had seen doctors do that?
- 7 || A In fact, yes, there were.
- 8 | Q And we're talking, so the record is clear, we're talking
- 9 | for the time period May through August of 2022. Is that what
- 10 | you're testifying to?
- 11 \parallel A Yes, sir.
- 12 | Q Was there an instance of seeing someone put an IV bag in
- 13 | the warmer during that time period?
- 14 | A Yes.
- 15 \parallel Q Who was that that put it in the warmer?
- 16 | A Dr. Ortiz.
- 17 | Q In terms of epinephrine, bupivacaine, and lidocaine, are
- 18 | those drugs kept at the surgery center?
- 19 A Yes, they are.
- 20 \parallel Q Where are they kept in reference to the warmer?
- 21 || A The warmer -- if you're facing the warmer, there is a
- 22 | cabinet to the right. On the top right shelf is where these
- 23 | were located. These three are all located in that shelf --
- 24 | in that cabinet.
- 25 | Q Did -- according to medical staff there at the surgery

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- 1 | center, did Dr. Ortiz have access to that cabinet?
- $2 \parallel A$ Yes.

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- 3 | Q Is that cabinet locked during the day?
 - A No, it is not.
 - Q Is it ever locked?
- 6 A It is. Overnight.
- 7 | Q Going back from August of 2022, was there an incident
- 8 | that was related or reported to you concerning a doctor at
- 9 | the facility, who worked at the facility, and an IV bag,
- 10 | fluid bag?
- 11 A Yes, there was.
- 12 | Q And what was that incident?
- 13 | A On June 21st, a Dr. M.K., who was also at the surgery
- 14 | center, was reported to have taken a bag of IV fluids back to
- 15 | her house. She was feeling under the weather, and she took
- 16 | the bag of IV fluids to treat her dehydration back to her
- 17 | house.
- 18 | She actually -- she inserted the IV bag, and within about
- 19 | 15 minutes started experiencing a critical cardiac event.
- 20 | She told her husband at that time, call 911. And before
- 21 | medics arrived, she was pronounced dead at the scene.
- 22 Q What was the cause of her death that was diagnosed by the
- 23 | medical examiner?
- 24 | A Toxicity of bupivacaine.
- 25 | Q And she worked or practiced medicine at the surgery

- 1 | center?
- 2 | A Yes.
- 3 | Q Did the surgery center staff identify any other incidents
- 4 | in which patients experienced cardiovascular complications
- 5 | during surgeries that summer?
- 6 A Yes. Over the course of the previous four months, there
- 7 | were at least ten incidents of the -- of similar critical
- 8 | cardiac events.
- 9 Q And I'll ask you to look in your folder there. If you
- 10 | can pull out what's been marked Government's Exhibit 5.
- 11 | A Okay.
- 12 | Q Do you recognize what Government's Exhibit 5 is?
- 13 | A Yes, sir, I do.
- 14 | 0 What is it?
- 15 | A This is a timeline of suspected cardiac events and other
- 16 | suspicious occurrences at the facility.
- 17 | Q Does it also have some other incidents which are relevant
- 18 | to the hearing today?
- 19 | A Yes, sir.
- 20 | Q Okay. Would this assist you in your testimony to the
- 21 | Court today?
- 22 A Yes, it would.
- 23 | Q Do you believe it would also assist the Court in
- 24 | understanding the facts and circumstances of the case?
- 25 | A Yes, I do.

MR. DE LA GARZA: Your Honor, at this time I'd offer 1 2 an exhibit -- into evidence Government's Exhibit 5. 3 MS. HARPER: No objection, Your Honor. 4 THE COURT: Government Exhibit 5 is admitted. 5 (Government's Exhibit 5 is received into evidence.) MR. DE LA GARZA: May I approach, Your Honor? 6 7 THE COURT: Yes, thank you. Thank you. BY MR. DE LA GARZA: 8 9 Now, looking at Government's Exhibit 5, the incidents you 10 described, the ten or eleven incidents, are they marked in 11 red and orange? 12 Yes, they are. 13 And was there any commonality to these incidents in terms 14 of medical emergency? 15 Α Yes. 16 What were those? 17 Each one of these patients, the cardiac events were very 18 similar, in which -- during which the -- the heart would 19 race, the heart -- the blood pressure would rise to a level 20 that was not conducive to the operation that was being 21 performed. Therefore, they had to stop the operation. A 22 crash cart was used in each one of the incidents, except for 23 M.K., a crash cart was used to lower that person's blood 24 pressure and heart rate. Stabilize, in other words. And 25 each one of these patients was then again transferred to an

- 1 | emergency medical facility by EMTs or ambulance.
- 2 | Q Now, you used the word, the term crash cart. What do you 3 | mean by crash cart?
- 4 A Crash cart is something used in something -- in an
- 5 | event that is extreme. In other words, emergency medicine.
- 6 | It contains emergency medicine of a number of different
- 7 | types, from lower blood pressure, high blood pressure, heart
- 8 | indications, all types of emergency medicine. However, this
- 9 | facility is not built to handle emergencies.
- 10 | Q And in terms of vital signs that these patients
- 11 | experienced during or while they were coming out of surgery,
- 12 | what was one of the highest blood pressures that staff at the
- 13 | surgery center related to you that they measured or saw?
- 14 \parallel A There was a blood pressure related to us of 200/150.
- 15 \parallel Q Was that something that should -- that the surgery staff
- 16 | there expected during a surgery or after a surgery?
- 17 | A Absolutely not.
- 18 | Q And in terms of these transfers for emergency treatment
- 19 | that resulted in these incidents, were there -- did the --
- 20 | was that a common thing, a common occurrence at the surgery
- 21 | center?
- 22 | A Not in -- not in its history.
- 23 \parallel Q How many transfers did the surgery center have in 2021
- 24 | like this?
- 25 | A In the year of 2021, they had five total transfers.

- 1 | Q How many did they have in August of 2022?
- 2 | A Just in the month of August, they had five transfers.
- 3 | Q Did any of these cardiovascular emergency incidents occur
- 4 | during a surgery in which Dr. Ortiz was the anesthesiologist?
- $5 \parallel A$ Not one.
- 6 | Q Was Dr. Ortiz the anesthesiologist for numerous surgeries
- 7 | from May of 2022 through August of 2022 at that surgery
- 8 | center?
- 9 A Yes, he was.
- 10 | Q Going back to May of 2022, did Dr. Ortiz at some time in
- 11 | May of 2022 become aware of a disciplinary action against him
- 12 | by the hospital?
- 13 | A He did.
- 14 | Q And what was the disciplinary action concerning?
- 15 | A On May 19th of 2022, there was an incident with Patient
- 16 | G.A. during which Dr. Ortiz was that patient's
- 17 | anesthesiologist. During the surgery, the patient went into
- 18 | respiratory distress. Actually, an obstructed airway was
- 19 | found. And it took quite a while to get that patient stable
- 20 | again.
- 21 || Q And is there something called a MEC or M-E-C at the
- 22 | surgery center that meets to discuss incidents like this?
- 23 | A Yes, it is.
- 24 | Q Did the MEC review that incident?
- 25 | A They did.

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- 1 | Q Was Dr. Ortiz aware of that review and that disciplinary
- 2 | -- potential of disciplinary action against him?
 - \parallel A Yes, he was.
 - Q And that was roughly May 24th of 2022?
- 5 | A Yes, sir. Five days later.
- 6 | Q And approximately how many days later was -- was a
- 7 | cardiovascular incident? When did that occur?
- 8 | A On --

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- 9 Q Approximately how many days later?
- 10 | A On May 24th, the disciplinary inquiry happened. Two days
- 11 | later, on the 26th of May, was the first critical cardiac
- 12 | event.
- 13 | Q Did Dr. Ortiz relate his feelings to any of the staff
- 14 | there at the surgery center concerning disciplinary action?
- 15 | A Yes.
- 16 | Q And what did he say?
- 17 | A He said he feels like he was being crucified for the
- 18 || event.
- 19 | Q Did any of the Surgicare staff there relate to
- 20 | investigators what they thought the consequences of Dr. Ortiz
- 21 | -- what the consequences would be for Dr. Ortiz if he lost
- 22 | his privileges there at the surgical center?
- 23 \parallel A Yes. He said it would be devastating financially.
- $24 \parallel Q$ Was there an incident in August of 2022 involving Dr.
- 25 | Ortiz waving off an IV bag during a surgery he was performing

anesthesiology for?

A There was.

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- Q Can you describe to the Court about that incident?
- 4 | A Yes. A nurse reported to us that she had actually
- 5 | retrieved an IV bag for one of Dr. Ortiz's surgeries. In the
- 6 | -- in the presence of, I'm sorry, in the manner between the
- 7 | warmer and the OR, the OR where Dr. Ortiz was located, she
- 8 | had ripped open the outer bag, exposing the inside bag. When
- 9 | she presented it to Dr. Ortiz, he vehemently refused the bag
- 10 | and said he would get his own bag.
- 11 | The nurse actually stated that she was alarmed by this,
- 12 | and immediately threw that bag away, as per protocol. Since
- 13 | it had gone into a sterile area, it does not go back into the
- 14 | warmer, she said.
- 15 | Q So it's not a common practice, or even accepted practice,
- $16 \parallel$ at the surgery center for medical staff to take an IV bag
- 17 | into an OR, maybe leave it unused, and then bring it back and
- 18 | put it in the warmer?
- 19 | A It is not common practice.
- 20 | Q Is it a hygienic practice, according to medical staff
- 21 | there?
- 22 | A Absolutely not.
- 23 | Q Did medical staff also relate to you around this time
- 24 | frame of May of 2022 to August of 2022, that Dr. Ortiz
- 25 | retrieved his own I bags from the -- IV bags from the warmer?

- $1 \parallel A$ Yes.
- 2 | Q Is that a common practice for the physicians there?
- $3 \parallel A$ They said it was not.
- 4 | Q Kind of switching gears here, to your knowledge does Dr.
- 5 | Ortiz owe the IRS a substantial sum of money?
- 6 | A To my knowledge, he owes several million dollars.
- 7 Q And when was the first tax lien placed against him in 8 public records, to your knowledge?
- 9 A 2015.
- 10 | Q And what's the most recent tax lien that's been placed
- 11 | against him?
- 12 | A This year, 2022.
- 13 | Q To your knowledge, how many cars does Dr. Ortiz own?
- 14 | A I believe it's five cars.
- 15 \parallel Q Do you know the makes and models or the -- are these --
- 16 | are these luxury cars? Are these something like a prosecutor
- 17 | would drive?
- 18 A This is a luxury car, a number of luxury cars and a
- 19 | sports car. One Corvette, three Mercedes, and one Lexus.
- 20 | Q Did Dr. Ortiz take a vacation from the surgery -- from
- 21 | practicing there at the surgery center in July of 2022?
- 22 | A Yes, he did.
- 23 | Q And what were the dates of that vacation?
- 24 | A The 23rd through the 28th of July.
- 25 | Q Were there any cardiovascular emergency type incidents

- 1 | like the ones you described during the time he was on
- 2 | vacation?
- $3 \parallel A$ Not while he was on vacation.
- 4 | Q Did the incidents start back up after he came back to
- 5 | work?
- 6 | A Yes.
- $7 \parallel Q$ What was the next day after his vacation that he came
- 8 | back to work?
- 9 A August 1st.
- 10 \parallel Q And was there an incident on that day?
- 11 | A Yes, there was.
- 12 | Q Does Baylor Surgery Center, was that -- August 1st, was
- 13 | that -- what day of the week was that?
- 14 | A It was a Monday, I believe.
- 15 | Q Does the surgery center in question we're talking about,
- 16 | do they perform surgeries on the weekends?
- 17 A No, they do not.
- 18 | Q Does the surgery center have surveillance cameras inside
- 19 | the facility?
- 20 | A Yes, they do.
- 21 \parallel Q Does one of those cameras film the hall on which the IV
- 22 | bag warmer is located?
- 23 | A Yes.
- 24 | Q Is that hall called the OR hall?
- 25 | A Yes.

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1 Q Have you and other investigators reviewed the
2 surveillance footage from those cameras beginning on or about
3 August 1st or 2nd?

A Yes. I believe August 2nd is the first date which we could review footage.

Q The surveillance camera that films the hall, on August 4th, is Dr. Ortiz seen on the OR hall around 11:35 a.m.?

A Yes, he is.

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9 | Q And what does he do?

A At around 11:35 in the a.m., Dr. Ortiz is seen leaving the area of OR-5 with a bag, an IV bag in his hands. He enters the hallway, where no one else is, looks around, and actually places the IV bag in the warmer.

Q Is -- if you can look in your folder there, there should be a card there, a memory card. Some people call it a memory stick.

A Yep.

MR. DE LA GARZA: I'm sorry. May I approach, Your Honor?

THE COURT: You may.

BY MR. DE LA GARZA:

- Q I'm handing you -- I'm sorry. I'm asking you -- I will ask you to identify what I've just given you. What is that?
- 24 | A This is a memory stick.
- 25 | Q Have you reviewed what's on that memory stick earlier

- 1 | today?
- $2 \parallel A \parallel I \text{ have.}$
- 3 || Q And what's on that memory stick?
- 4 A There are two surveillance videos, one from August 4th 5 and one from August 19th.
- 6 Q And the one from August 4th we were just talking about, 7 correct?
- 8 | A Yes, sir.
- 9 Q Okay. Is that -- Government's Exhibit 5, is that the 10 footage from August 4th?
- 11 || A Uh, --
- 12 | Q I'm sorry. Government's Exhibit 6. Is that the footage 13 | from August 4th?
- 14 | A Yes.

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- Q Okay. Does it accurately, Government's Exhibit 6, does it accurately depict what the surveillance footage showed when you first viewed it?
- 18 | A Yes, it does.
 - MR. DE LA GARZA: Your Honor, at this time, we'd offer Government's Exhibit 6.
 - MS. HARPER: Your Honor, my only objection is that this agent is here and can testify as to what's in these videos. It's in the complaint. And we don't have any objection as to the veracity of his testimony. So in an abundance of care for the Court's time, we'd ask that the

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1 agent just testify briefly as to what's there, rather than 2 the Court having to spend time watching it. 3 THE COURT: Okay. I appreciate that, but if the 4 Government, in trying to meet its burden, wants to show 5 video, I'm going to allow them to. 6 MS. HARPER: Thank you, Your Honor. 7 THE COURT: So Government's Exhibit 6 will be admitted. 8 9 (Government Exhibit 6 is received into evidence.) 10 MR. DE LA GARZA: Yes, Your Honor. May we publish 11 the exhibit? 12 THE COURT: You may. 13 MR. DE LA GARZA: Thank you. And so the Court is 14 aware, it's less than a minute. 15 THE COURT: Okay. 16 MR. DE LA GARZA: So, --17 (Pause.) MR. DE LA GARZA: Yes, ma'am. Can you hold on, 18 actually? Hold for a second? 19 20 (Pause.) 21 (Recording played, 10:57 a.m.) 22 BY MR. DE LA GARZA: 23 Following what we just saw on Government's Exhibit 6, was 24 there an emergency cardiovascular incident involving a 25 patient there at the surgery center?

- 1 A Yes, there was.
- 2 | Q And approximately what time was that emergency incident?
- 3 | A So, on August 4th, Dr. Ortiz is seen leaving the OR-5
- 4 | area at 11:35 in the morning. At approximately 12:11 p.m., a
- 5 | staff member retrieves a bag from the IV -- IV bag from the
- 6 | warmer and takes it into their OR. At approximately 12:50,
- 7 | the cardiovascular event occurs.
- 8 Q And that patient, were they transported from the surgery
- 9 center to an emergency facility?
- 10 \parallel A After stabilization, they were transported.
- 11 \parallel Q Was there a similar sequence of events involving Dr.
- 12 | Ortiz placing a bag in the warmer on August the 9th?
- 13 | A Yes, there was.
- 14 | Q And can you describe for the Court that incident?
- 15 \parallel A On August the 9th at approximately 10:19 in the morning,
- 16 \parallel Dr. Ortiz can be seen leaving the area of OR-5, again, with
- 17 | an IV bag in his hands. He goes to the warmer. No one else
- 18 \parallel is in the area at the time. He places the IV bag in the
- 19 | warmer and leaves the area.
- 20 \parallel Q Was there an incident later that day?
- 21 | A There was.
- 22 | Q And can you describe for the Court what happened in that
- 23 | incident?
- 24 A Again, he placed the bag around 10:19 in the morning. At
- 25 | approximately 10:54, a staff member retrieves an IV bag from

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- 1 | the warmer. And at 11:02, a cardiac event occurs.
- 2 | Q Was there a similar incident involving Dr. Ortiz placing
- 3 | a bag in the warmer on August the 19th?
 - A Yes.

- 5 | Q And is there surveillance video footage of that incident?
- 6 | A There is.
- 7 | Q Is that what's on the memory card as Government's Exhibit
- 8 | 7 that you previously reviewed?
- 9 || A Yes, it is.
- 10 MR. DE LA GARZA: Your Honor, at this time we'd
- 11 | offer into evidence Government's Exhibit 7.
- 12 MS. HARPER: No objection, Your Honor.
- 13 | THE COURT: All right. Government Exhibit 7 will be
- 14 | admitted.
- 15 | (Government's Exhibit 7 is received into evidence.)
- 16 | MR. DE LA GARZA: May we publish, Your Honor?
- 17 | THE COURT: You may.
- 18 MR. DE LA GARZA: Thank you.
- 19 || (Pause.)
- 20 | BY MR. DE LA GARZA:
- 21 \parallel Q Agent, it may not have been apparent from a first view of
- 22 | the video, but did Dr. Ortiz have an IV bag under his arm
- 23 | when he approached the warmer?
- 24 | A Yes.
- 25 | Q And how was that IV bag concealed?

- 1 A He concealed the IV bag with what appeared to be a folder
- 2 | full of papers.
- $3 \parallel Q$ And did he retrieve an IV bag from the warmer?
- 4 | A Yes.
- 5 | Q Was there a cardiovascular emergency incident involving a
- 6 | patient at the surgery center later that day?
- 7 | A Yes.
- 8 | Q And what was that and how long after Dr. Ortiz placed
- 9 | that IV bag in the warmer did it occur?
- 10 | A On the video, you see at approximately 10:34 in the
- 11 | morning Dr. Ortiz places a bag. At 10:42, a staff member
- 12 | retrieves the bag, a bag, from the warmer. And at
- 13 | approximately 11:00 o'clock the cardiac event occurs.
- 14 | Q And was that patient transferred to an emergency facility
- 15 | as a result of the event?
- 16 | A After stabilization, yes.
- 17 | Q Did Dr. Ortiz place an IV bag in the warmer on the day
- 18 | after J.A.'s surgery?
- 19 A I'm sorry. The day before. Yes.
- 20 \parallel Q The day before. I'm sorry.
- 21 | A Correct.
- 22 | Q And when was J.A.'s surgery again?
- 23 | A J.A.'s surgery was on the 24th of August.
- 24 | Q What does the surveillance footage show on the 23rd
- 25 | involving Dr. Ortiz placing a bag in the warmer?

- A At approximately 8:30 in the morning, Dr. Ortiz is seen leaving the area of OR-5, again, with a bag in his hand, going to the warmer and placing the bag.
 - Q Did something -- did someone restock the warmer after Dr.
 Ortiz placed the bag in the warmer?
 - A Yes. A few hours later, the -- the anesthesiology tech did do a restock of the warmer.
 - Q And approximately how many bags does the warmer hold or contain?
- 10 A Anywhere from 30 to 40 bags.
- Q And shifting gears again here, during the investigation, did the investigators interview any surgical care staff who stated they were afraid of Dr. Ortiz?
- 14 A Yes. There were two staff members who indicated that
 15 they were nervous to speak with us because they were afraid
 16 of what Dr. Ortiz would do to them.
- Q Historically, has Dr. Ortiz exhibited any violent
 behavior at any medical facilities at which he's practiced?
- 19 | A Yes.

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- 20 \parallel Q And what -- can you describe for the Court that incident?
- 21 \parallel A During the COVID pandemic, it was relayed to us that Dr.
- 22 Ortiz, while working at the Dallas Regional Medical Center,
- 23 \parallel was approached by administration and told to put his mask on.
- 24 | Dr. Ortiz became very angry with that administrative
- 25 personnel. In fact, reports are that Dr. Ortiz started

yelling at them and got into their face so much that they -that he actually touched their face, their mask with his
face.

Security was called. When Security got to the area, Dr. Ortiz had already entered a sterile OR room. Security knocked on the window, please come out, we need to speak with you, at which time Dr. Ortiz looked at them, administered anesthesia on the patient, meaning that he would have to stay with the patient until stable.

- Q To your knowledge, has Dr. Ortiz been convicted of a crime?
- 12 | A Yes.

- \parallel Q And which crime was that and when did that occur?
- 14 A In 2016, Dr. Ortiz was convicted of cruelty to a non-15 livestock animal.
- 16 | Q And what kind of animal was he cruel to?
- 17 | A A dog.
- 18 Q And can you relate to the Court the underlying facts of 19 that incident, to your knowledge?
 - A It was actually his neighbor's dog. He was convicted of shooting the neighbor's dog in 2016. The neighbor actually testified against him at a protection order hearing. The neighbor was in his house during a domestic violence event and witnessed the event, testified against him at the protection order hearing. The protection order was granted,

- after which Dr. Ortiz shot the neighbor's dog and was convicted.
- Q I'm going to ask you to look in your folder there and find Government's Exhibit 2, please. Do you recognize
- 5 | Government's Exhibit 2?
- 6 | A I do.

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- Q What is it?
- 8 A This is the opinion of the Court of Appeals Fifth 9 District of Texas in Dallas.
- 10 Q Is that concerning the crime for which Dr. Ortiz was
 11 convicted, the one you just described?
- 12 | A Yes.
 - MR. DE LA GARZA: Your Honor, at this time we offer into evidence Government's Exhibit 2, please.
- 15 MS. HARPER: No objection, Your Honor.
- 16 | THE COURT: Government Exhibit 2 is admitted.
- 17 | (Government's Exhibit 2 is received into evidence.)
- 18 | BY MR. DE LA GARZA:
- 19 Q And that memorandum opinion goes into some detail about 20 this incident, correct?
- 21 | A Yes, it does.
- Q Was Dr. Ortiz disciplined following that conviction for failing to report his arrest on that conviction at the
- 24 hospitals at which he worked?
- 25 A Yes, he was.

- 1 | Q And who was he disciplined by?
 - A The Texas Medical Board.
- 3 | Q Did he receive a public reprimand?
 - A He did.

- Q And I'll ask you to look at Government's Exhibit 1 and 3, please, in your binder. Look at both those and tell me what
- 7 | Government's Exhibit 1 and 3 are, if you can.
 - A Government's Exhibit 1 is the complaint issued by the Texas Medical Board and Government's Exhibit 3 is the agreed order on formal filing from the Texas Medical Board.

MR. DE LA GARZA: Your Honor, at this time we'd offer into evidence Government's Exhibit 1 and 3.

MS. HARPER: Your Honor, with regard to the complaint, we have an objection to that being used as evidence here, the reason being that it is very much like a complaint or an indictment in court here. When the findings — and in this case, the Medical Board made a finding, which is in Exhibit 3, we have no objection to the findings, but there are allegations in the complaint which, based on the agreed order in Exhibit 3, indicate — that order indicates that the other allegations in this complaint were likely found not to be true. And so we object to any discussion of the allegations that were found not to be true by the Medical Board.

THE COURT: Mr. de la Garza?

1 MR. DE LA GARZA: Your Honor, as the Court is aware, 2 in a probable cause hearing or detention hearing, the Court 3 can entertain allegations, not findings. They're all 4 relevant to a person's character, to their previous history, 5 the way they've conducted themselves. We think they're 6 relevant in the sense that it gives the Court a good view of 7 what he was -- what he was -- alleged against him versus what was found. It's a comprehensive kind of completeness to the 8 9 record of saying, here's what they alleged, here's what was 10 found. THE COURT: I'm going to overrule the objection and 11 12 admit it. 13 Ms. Harper, but I understand your point and I think 14

Ms. Harper, but I understand your point and I think you'll -- I think it -- I believe it goes to the weight, not the admissibility of the evidence, and I will take that -- in reviewing anything in Exhibit 1, I will take into consideration what you've pointed out.

MS. HARPER: Thank you, Your Honor.

THE COURT: All right. So, Government's Exhibits 1 and 3 will be admitted.

MR. DE LA GARZA: Thank you, Your Honor.

(Government's Exhibits 1 and 3 are received into evidence.)

| BY MR. DE LA GARZA:

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Q Was Dr. Ortiz again disciplined by the Texas Medical

- Board in August of 2022? 1
- 2 Yes. Α
- And what happened in that disciplinary action? 3
- 4 That references an incident in November of 2020 during
- 5 which Dr. Ortiz's patient received -- or, Dr. Ortiz's patient
- had a -- another airway blockage, another critical incident. 6
- 7 And that was in November of 2020?
- 8 Correct.
- 9 And can you look at Government's Exhibit 4, please, and
- 10 tell us what that is, if you can?
- 11 This is the agreed order in August of 2022.
- 12 And if you go down about six lines from the title, does
- 13 it say -- reference a settlement conference in one of the
- 14 lines?
- 15 In the Agreed Order section? I'm sorry.
- 16 Yeah. The second paragraph on the first page.
- 17 Got it.
- 18 Does it say the word settlement conference there?
- 19 Yes. Settlement conference. I'm sorry.
- 20 And on Page 11 of Government's Exhibit 4, does -- is this
- 21 a document signed by Dr. Ortiz?
- 22 Yes, it is.
- 23 MR. DE LA GARZA: Your Honor, at this time we offer
- 24 into evidence Government's Exhibit 4, the agreed order dated
- 25 August 17th of 2022. I'm sorry. August 19, 2022.

1 MS. HARPER: No objection, Your Honor. 2 THE COURT: All right. Government's Exhibit 4 is 3 admitted. 4 (Government's Exhibit 4 is received into evidence.) 5 BY MR. DE LA GARZA: 6 Turning to other things that have been reported to 7 investigators concerning Dr. Ortiz by medical staff at facilities at which he's worked, did the investigators talk 8 9 to a woman, a nurse, that believes Dr. Ortiz drugged her on a 10 date that he had with her in 2022? 11 Α Yes. 12 Can you relate what she reported to the investigators? 13 The nurse reported that, after having worked with him previously -- I believe they met in 2017 -- he attempted to 14 15 ask her on a date a number of times, for which she said no. Over the course of several years, he asked a number of times, 16 17 and in 2022 she finally agreed to go on a date with him. 18 During the date, they went alone to a restaurant, had two 19 drinks. She said that during the second drink she felt 20 woozy. The next thing she remembers is waking up in the 21 emergency room. She said she was told she was found in that 22 restaurant's bathroom. 23 And then again changing gears to Dr. Ortiz's arrest, when

- was Dr. Ortiz arrested?
- 25 | A Dr. Ortiz was arrested, I believe, September 14th. It

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- 1 | was last Wednesday.
- 2 | Q And what kind of car was he driving when he was arrested?
- 3 | A He was driving a two-door Mercedes, white.
- 4 | Q Was that the car that surveillance had seen him driving
- 5 | for the previous week or two weeks?
- $6 \parallel A$ No. It was not.
 - Q And was there an issue with the plates on that car?
- 8 | A Yes.

- 9 Q And what was that issue?
- 10 | A The plates were expired in 2020.
- 11 | Q And when he was arrested, did he have any money with him?
- 12 | A He did have some cash, yes. He had \$7,000 approximately
- 13 \parallel in cash, of which \$3,000 was found in his pockets, and two
- 14 | envelopes from JPMorgan Chase, each with \$2,000, were found
- 15 \parallel in his bag.
- 16 \parallel Q Did Dr. Ortiz have any drugs on him when he was arrested?
- 17 | A He did.
- 18 | Q What type of drug was that?
- 19 | A He had lidocaine on him.
- $20 \parallel Q$ And what was the lidocaine contained in?
- 21 \parallel A \parallel It appeared to be a tube for a topical use of lidocaine.
- 22 | It was marked and identified as lidocaine.
- 23 | Q Was lidocaine one of the drugs that was -- you've talked
- 24 | about before found in the IV bags at the surgery center?
- $25 \parallel A$ Yes, it was.

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1 MR. DE LA GARZA: One moment, Your Honor. 2 THE COURT: Okay. 3 MR. DE LA GARZA: Thank you. 4 (Pause.) 5 BY MR. DE LA GARZA: Going to Government's Exhibit 5, Agent Allgeyer, are the 6 7 disciplinary incidents noted on Government's Exhibit 5? 8 They are. 9 And what are the dates of the disciplinary inquiries? 10 May 24th of 2022 and June 22nd of 2022. 11 Are the suspected cardiovascular incidents, the ten or so 12 at the surgery center, are they noted on the timeline? 13 Yes, they are. 14 And are they in black text? 15 They're in black text, yes. 16 And then the -- the incidents that we've talked about 17 today, involving M.K., J.E., T.Y., K.P., and J.A., noted on

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Q And are those noted -- how are they noted?

21 \parallel A They are in red.

the timeline?

Q Big red dots?

A Right.

MR. DE LA GARZA: Pass the witness, Your Honor.

25 | THE COURT: Thank you. Ms. Harper?

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1 MS. HARPER: Thank you, Your Honor. CROSS-EXAMINATION 2 3 BY MS. HARPER: 4 Forgive me. This was a lot. Agent -- is it Allgeyer? 5 Yes, ma'am. 6 Agent Allgeyer, you said you've been with the FDA for six 7 years, and before that with the Secret Service. Have you had 8 any medical training? 9 No, ma'am. 10 Have you ever done any work in a surgical center such as 11 this center? 12 No, ma'am. 13 So your familiarity with this is based on what? 14 The relayings we have had from staff members, doctors, 15 anesthesiologists, from the Surgicare Center. 16 Thank you. With regard to the history of the surgical 17 center, you testified, I believe, that in 2021 the surgical 18 center had five similar incidents. 19 Yes. That's what we were told. 20 Have you seen the records -- I'm sorry. 21 I'm sorry. Five incidents during which a patient needed

to be transported for emergency medical.

transport a patient?

Okay. Do they also have incidents like this,

cardiovascular-type incidents, where they decide not to

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- 1 A Sorry, I don't know the answer to that.
- 2 | Q Okay. When they have in the past transported a patient
- $3 \parallel$ with an incident like this, has a review been done to find
- 4 | out what happened?
- $5 \parallel A \parallel I$ do believe they were looking into it as -- as the
- 6 | occurrences kept coming.
- 7 | Q Okay. So in the -- all the five incidents that you've
- 8 | been told about in 2021, have you been told what caused each
- 9 of those five incidents?
- 10 | A No, ma'am.
- 11 | Q And do you know if anyone did blood tests on those
- 12 | patients to find if there was evidence of any type of drug
- 13 | that shouldn't have been there?
- 14 | A No, ma'am.
- 15 | Q Do you know if anybody preserved the IV bags from those
- 16 | patients?
- 17 | A Back in 2021? No, ma'am.
- 18 | Q Okay. And with regard to all these incidents in 2022, do
- 19 | you know if any tests had been done on any of the patients
- 20 | prior to August of 2022?
- 21 | A No, I don't know that.
- 22 | Q Okay. Do you know if -- what -- let me see. For those
- 23 | other incidents in 2022, was a review done on each particular
- 24 | patient who was referred to the emergency room?
- 25 | A I imagine they did some type of review to try and figure

out what the causes were, but I am not privy to exactly what review was conducted.

- Q Have you been offered access to all of those files?
- 4 A At this point, I don't know if we've reviewed any files
- 5 | just yet. We are just mostly working with staff members and
- 6 | what their comments are about what was -- what was different
- 7 | about these, what was suspect, so to speak.
- 8 \parallel Q Okay. And prior to someone -- actually, I am kind of
- 9 curious. You said Dr. Marsden, on August 24th, went back and
- 10 | was -- and specifically looking at the IV bags. Why was
- 11 | there a concern by Dr. Marsden about the IV bags?
- 12 | A So, he got there on the 24th of August. He had a
- 13 | procedure on the 19th of August himself where one of these
- 14 | cardiac events occurred. And he had difficulty trying to
- 15 | figure what it was. He spent the weekend trying to figure
- 16 | out and racking his brain. He said the only thing he could
- 17 come up with is that the second IV bag that was there for his
- 18 | patient, the incident occurred approximately 15 minutes after
- 19 | that second IV bag went on.
- 20 | Q Uh-huh.

incident.

- 21 || A When that patient was finally stabilized, he took the IV
- 22 | bag down and placed it on his or her chest during the
- 23 | transport. He was with that patient in the ambulance. Her
- 24 | blood pressure was high. It was the reason for the cardiac
- 25

By the time they had gotten to the emergency medical facility, they redid her blood pressure and it was extremely low.

So he come -- he thought the idea that this bag had something to do with it, and the fact that gravity was no longer causing the IV to flow because it was placed on her chest, that was the incident that caused him to really think over the weekend.

Again, he made it to the hospital on the 24th thinking that this might be the way to do it, and he saw the ambulance, and he went in and immediately said, IV bag, let's try and see if this is the cause.

- Q Did he retain the IV bag from the patient that he transferred to the hospital?
- A On the 19th?
- 16 | Q Yes, sir.

- A Not to my knowledge. I don't think so.
- 18 Q Okay. With regard to the staff at the surgical facility,
 19 how long has Dr. Ortiz worked there?
- 20 A The Surgicare in North Dallas, I don't know. I'm sorry.
 21 There are so many things that are going around.
 - Q If I propose that he might have been there since it first opened, would you have any reason not to believe that to be true?
- 25 | A I -- I truly don't know. I'm sorry.

- 1 | Q Okay. How much employee change has there been at that
- 2 | facility?
- $3 \parallel A$ That was not something else that we were aware of,
- 4 | either.
- 5 | Q Do you know how many new physicians might have come in in
- 6 | 2022?
- 7 | A No, I don't know that.
- 8 | Q Do you know how many new techs might have been brought in
- 9 | in 2022?
- 10 | A No, ma'am. Sorry.
- 11 | Q New nurses who could have come in in 2022?
- 12 | A No, ma'am.
- MS. HARPER: Excuse me just a moment.
- 14 | (Pause.)
- 15 | BY MS. HARPER:
- 16 \parallel Q Where are -- when the IV bags are delivered from the
- 17 | manufacturer, where are they taken to in that facility?
- 18 | A They're taken outside of the OR. So they're stored
- 19 | outside of the operating room area. But they're stored in
- 20 || boxes of --
- 21 | Q Uh-huh.
- 22 | A Approximately 20 to 30 boxes, I believe. They're stored
- 23 | in a specific spot that is --
- 24 | Q So in that video that we saw, can we see those boxes?
- 25 A Sometimes you can see. Like, for example, we saw the

- 1 | restocking --
- 2 | Q Uh-huh.
- 3 | A -- on the --
- $4 \parallel Q$ No, no. I want to see the boxes. Where are the boxes
- 5 | that --
- 6 A You won't be able --
- 7 \parallel Q Do they get unloaded off of the pallet? Where do they --
- 8 | A You won't be able to see the boxes. For example, on the
- 9 \parallel 24th, we saw the box come out on a cart --
- 10 | Q Uh-huh.
- 11 | A -- as he took it to the warmer, opened the box, and did
- 12 | his restocking.
- 13 | Q And come out on the cart from where?
- 14 | A There are a number of different angles and different
- 15 | places that have yet to be reviewed --
- 16 | Q Uh-huh.
- 17 | A -- on video of where that is. It's very possible that we
- 18 | could have video coverage of --
- 19 | Q Yeah, and I don't need the video, I'm just curious as to,
- 20 | you know, is there a closet? Is there a corner? Is there a
- 21 | room? When I get a box and I'm the person running this
- 22 | clinic and I get a box of fresh IV bags, where do I put that
- 23 || box?
- 24 | A Yeah. I'm sure there's a location where those are stored
- 25 | specifically, but I'm not sure exactly where those are.

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Q Okay. And is it your understanding that when -- the facility, then, will open the boxes and take some bags to that warmer in the OR hall and some of them somewhere else?

I mean, where do they go once we decide to distribute them in the clinic?

A So, the anesthesiology tech will bring the box to the warmer.

Q Uh-huh.

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- A Open the box. And his -- he says that he does it the same way every time. If there are bags in there, --
- 11 | Q Uh-huh.
- 12 A -- he takes those out, places the new bags on the bottom,
 13 and then replaces the bags that are -- that are, quote, old.
 - Q And that's the warmer, but of course we know that's not the only place these things are stored. So what about where else in the facility do we put IV bags?
 - A There's IV bags located in a area in the pre-op area. I don't know exactly what they keep them in. They're not -- they're not warmed.
 - Q They're not warmed. Right. Do you know how many they stock in the pre-op area?
- A He says he stocks them as needed. So, as they get lower, he stocks them up, makes sure there's usually about 20 to 40 in there.
- 25 | Q Uh-huh. Similar to the warmer?

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- 1 | A I would assume, yeah.
- 2 Q And anyplace else where IV bags would be stocked in that
- 3 | facility?

- A I don't believe so.
- 5 | Q You testified that the lidocaine, the bupivacaine, and
- 6 | the epinephrine, that there are some in a medical cabinet
- 7 | there right close to the warmer. Is that correct?
- 8 | A Yes, ma'am.
- 9 | Q Are those drugs kept anywhere else in the facility?
- 10 | A I would assume that there's a potential storage area for
- 11 | larger amounts of them. But they -- they remain stocked in
- 12 | that cabinet.
- 13 \parallel Q On any videos that you have reviewed, have you seen Dr.
- 14 | Ortiz accessing those drugs?
- 15 | A Yes.
- 16 | Q Have you seen other doctors accessing those drugs?
- 17 | A I have not seen any other doctors accessing those drugs,
- 18 | but at this point we are -- I'm sure that -- those are
- 19 | available to anyone on the floor, yes.
- 20 \parallel Q Uh-huh. With regard to the anesthesiologist that took a
- 21 | bag -- an IV bag home, is that a common practice?
- 22 | A I'm -- I'm not sure that I'm qualified to answer that
- 23 | one. I apologize. I just -- I don't -- I was not made aware
- 24 | that it was common or not.
- 25 | Q Okay. And I think you testified that, in pre-op, we have

- 1 | bags that are not in a warmer; they're room temperature. Is
- 2 | that correct?
- 3 | A That's what we're told, yes.
- 4 | Q And then due to -- for patient comfort, they warm the IV
- 5 | bags during surgery?
- 6 | A For the OR. Yeah, for the OR.
- $7 \parallel Q$ For the OR?
- 8 | A Yes, ma'am. Do you have any idea where this doctor
- 9 | obtained the IV bag that she took home?
- 10 | A We did not see that on video.
- 11 | Q And --
- 12 | A In fact, video --
- 13 | Q -- do you have --
- 14 | A I'm sorry. In fact, video coverage was not there at the
- 15 | time.
- 16 \parallel Q Right. Would that doctor have had access to the room-
- 17 | temperature IV bags in the pre-op?
- 18 | A I would assume, yes.
- 19 | Q Any logical reason to pick something up from a warmer and
- 20 | then take it home where it would already be cool?
- 21 || A Oh, I --
- 22 | Q No idea?
- 23 | A I can't imagine, no.
- 24 | Q Surely. Okay. You mentioned that it was not common to
- 25 | see doctors accessing the warmer. Is it a it-never-happens

- 1 | event, or is it just uncommon?
- 2 A It was uncommon. It was relayed to us that it was
- 3 | uncommon. And we actually saw --
- 4 | Q Okay. But it's not that it never happens?
- 5 | A Correct. We actually saw on video that it was extremely
- 6 uncommon. In fact, I don't know if I can recall seeing any
- 7 | other doctor do that. It was just relayed to us that it's --
- 8 | it's possible because they have access, --
- 9 | Q Uh-huh.
- 10 | A -- but it was relayed to us, that incident that I spoke
- 11 | prior, the anesthesiology tech actually saw Dr. Ortiz do it
- 12 | one time and he thought it was extremely odd.
- 13 | Q But then that second video that you showed, when Dr.
- 14 | Ortiz grabbed the bag from the warmer, there were people
- 15 | everywhere, were there not?
- 16 | A Yes, there were. Yeah.
- 17 | Q And so it didn't look like anybody were shocked that he
- 18 | was going and grabbing a bag from the warmer, did it?
- 19 | A On the video, I saw two people walking away from him, and
- 20 \parallel there were two other people down the hall that were
- 21 | conversing. I don't know if they were paying much attention.
- 22 | Q When you mentioned that there was a commonality with
- 23 | these events in 2022, is that different from the events that
- 24 | happened in 2021?
- 25 | A They did not explain what events in 2021 transpired.

- Q So they could also be just as common and have just the same sort of symptoms?
- 3 A It's possible, yeah. We're still in the investigative
- 4 | phase of this, so that is something we will be looking into,
- 5 | yeah.
- 6 Q Surely. During the time that Dr. Ortiz has been there,
- 7 | do you know how many incidents that he has had where there's
- 8 | been a cardiovascular event?
- 9 | A These cardiovascular events, these similar events?
- 10 | Q Uh-huh.
- 11 | A Zero.
- 12 | Q During his entire time there, since the center opened?
- 13 A Since May 19th.
- 14 | Q Okay. Of this year?
- 15 A Of this year.
- 16 | Q But, of course, he's been there several years.
- 17 | A Correct.
- 18 Q Okay. So you don't know has he -- has he had any in the
- 19 || past?
- 20 | A I don't know prior to the May --
- 21 || Q Okay.
- 22 | A -- May of this year, no.
- 23 | Q And with regard to the doctors that were involved in the
- 24 | incidents that you're concerned with now, do you know if they
- 25 | had had prior incidents in the past?

48

- 1 | A I don't know the full knowledge of that.
- 2 | Q Okay. And with regard to the respiratory nurse, I can't
- 3 | remember the name of it, but there's a nurse that's involved,
- 4 | an anesthesia nurse, do you know how many of them have been
- 5 | involved in prior incidents like this?
- 6 | A I don't know that number. I'm sorry.
- $7 \parallel Q$ Okay. With this investigation that began May 19th or May
- 8 | 24th of 2022, Dr. Ortiz was aware of that; is that correct?
 - A That's what we were told, yes.
- 10 \parallel Q Okay. And had there been an actual finding, or was this
- 11 | still undergoing investigation?
- 12 | A My understanding is that they spoke about it at their
- 13 \parallel quarterly meeting on the 24th.
- 14 \parallel Q So Dr. Ortiz was still in a position to present his side
- 15 | and argue as to whether or not that was something that should
- 16 | be blamed on him?

- 17 | A My understanding was he was not part of the meeting. So
- 18 | I don't believe he did have the ability.
- 19 | Q Before discipline is meted out generally, does a doctor
- 20 | have an opportunity to present a defense?
- 21 | A I would assume, yes.
- 22 | Q So this was not a done deal at this point?
- 23 | A Correct.
- 24 | Q You said that medical personnel had testified that the
- 25 | consequences of him losing his privilege would be

1 | devastating.

- A Those were the words they used, yes.
- 3 Q Would they not be devastating for any doctor to lose 4 their privileges?
 - A I would assume that's true.
 - Q Thank you. When -- you talked about sterile -- sterile procedures and that we don't take a bag from the OR to the warmer. Is that a bag that has already had the outer bag ripped off?
 - A My understanding is that anything that leaves the sterile area or goes into a sterile area -- my apologies -- goes into a sterile from nonsterile, no matter if the outer bag has been tampered or removed, --
- 14 | 0 Uh-huh.
 - A Basically, that patient could have any number of diseases. MRSA has been brought up to us. MRSA staph infection can get on the outer bag, which can contaminate whatever bag or item that it is. Scalpels. Any type of device you take into a sterile area, you do not bring out and use again.
 - Q Were -- as you're doing the investigation, as they were doing the investigation and discovered that there were some bags that they thought looked tampered with, were there any findings of empty syringes that might have been used to -- A No, we did not find that in the investigation.

- Q Okay. The outer bag showed signs of tampering. Any signs on the inner bag?
- 3 | A So, the inside of the bag has an area that is rubberized.
- 4 | And at this point, it's difficult to see those things because
- 5 | they can reseal. The point of those ports, my understanding,
- 6 | is that they can reseal. So, microscopically, we're still
- 7 | investigating. It's just a matter of the outer bag having a
- 8 | puncture mark.
- 9 Q Okay. So that's something that's still ongoing, you're
- 10 | still looking into?
- 11 | A Yes, ma'am.
- 12 | Q With regard to his vacation, that was July 23rd through
- 13 | July 28th, you said. Does that include a weekend?
- 14 | A I don't recall. I imagine. I think the 28th --
- 15 | Q Thursday through --
- 16 | A -- was a Friday. I don't -- I don't -- I'm sorry, I
- 17 | don't know.
- 18 | Q Okay.
- 19 || A I --
- 20 | Q So you don't know how many actual working days that was?
- 21 | A I don't.
- 22 || Q Okay. But, in all, it was five actual dates?
- 23 | A I believe that was what his vacation was, yeah.
- 24 | Q Okay. So it's not like there was a break of a month,
- 25 || correct?

51

- 1 | A No, ma'am, I --
- 2 | Q And it -- prior to this, these incidents weren't
- 3 | happening every day, were they?
 - A No. They were not.
- 5 | Q Just one quick clarification. When you were talking
- 6 | about Government's 6, the August 4th -- no, sorry, when you
- 7 | were talking about the August 9th video, I apologize, you
- 8 | said that --

- 9 A August 19th, I think.
- 10 | Q Oh, was it the 9th? I thought you said the --
- 11 | A We have the 4th and the 19th on video.
- 12 | Q Okay. But -- so I thought you said the 4th, the 9th, and
- 13 \parallel the 19th.
- 14 | A We discussed the 9th, but it wasn't shown.
- 15 \parallel Q Oh, okay. With regard to the 9th, though, I think you
- 16 \parallel said that Dr. Ortiz was observed placing a bag in the warmer
- 17 | and the same bag was retrieved. You don't know that it was
- 18 | the same bag, do you?
- 19 | A No, I think I misspoke. In fact, I corrected that. I
- 20 | said a bag was retrieved.
- 21 | Q A bag? Not necessarily --
- 22 | A I don't --
- 23 | Q -- the same bag, because you just don't know?
- 24 | A Correct. It's difficult to see on the -- on the tape.
- 25 | Q Surely. Dr. Ortiz, you noted, has some very large debts.

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- 1 | Is that correct?
- 2 | A That's what we have been seeing.
- 3 | Q So he does not have massive resources at his disposal?
 - A I don't know his financial situation at this time.
 - Q Okay. Do you travel internationally much, Agent?
- $6 \parallel A \parallel I \text{ have, yes.}$
- 7 \parallel Q How far would \$7,000 get you?
- 8 A Oh, I -- I think, depending on where you go, \$7,000 could
- 9 | last you quite a bit of time.
- 10 | Q You think you could set up a lifetime in the -- in Panama
- 11 || on that?

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- 12 | A Personally, I know of several places in South America or
- 13 | Central America that \$7,000 could last you quite a long time.
- 14 \parallel Q You must be traveling differently than I do.
- 15 \parallel A I don't personally go there, but I know what \$7,000 could
- 16 | probably get you in several different countries in South --
- 17 | Q A lifetime somewhere else?
- 18 | A It can get you a large beginning. I mean, doctors in
- 19 | different countries are offered licenses without looking into
- 20 | American licenses.
- 21 | Q Hmm. So you mentioned two staff members said they were
- 22 | afraid of Dr. Ortiz. What does that mean, they were afraid
- 23 | of him?
- 24 | A That's how they relayed it to us.
- 25 | Q Were they afraid that he would get them fired?

- 1 || A No --
- 2 Q Or were they afraid he would hit them? What -- what does
- 3 | that mean?
- 4 | A No indication was given. They didn't want to speak with
- 5 || us.
- 6 | Q Okay.
- 7 | A Because they were afraid of what Dr. Ortiz would do to
- 8 | them.
- 9 | Q But they didn't say what that meant?
- 10 | A No, they did not.
- 11 | Q They did not say that they were afraid that he was
- 12 | violent?
- 13 | A They -- one of them mentioned that they know of his
- 14 | violent past, yes. They were aware of his Dallas Regional
- 15 | Medical Center incident.
- 16 | Q And that incident that you called violent, did he strike
- 17 | anyone?
- 18 | A I believe he assaulted someone, yes.
- 19 0 Who did he strike?
- 20 | A He made contact with the face mask of the individual
- 21 | telling him to put his mask on.
- 22 | Q So he was nose to nose with someone?
- 23 | A They told us he touched. And again, I'm not a Texas -- I
- 24 || -
- 25 | Q I'm sorry, but I understood you to say his face was close

- 1 | to their face, that he might have touched them with his face.
- 2 | Is that --
- 3 | A My understanding is that he came so close that he
- 4 | actually touched their face mask with his face.
- 5 Q With his face?
- $6 \parallel A \quad Yes.$
- 7 | Q Okay. So, to be clear, he didn't double up his fist and
- 8 | strike anyone?
- 9 A We don't have a report of that.
- 10 | Q Did he -- we don't -- do you have any report that he
- 11 | threatened to double -- that he raised his fists to someone?
- 12 | A I don't believe that was --
- 13 | Q So he just got in someone's face? Was a report written
- 14 | up about that?
- 15 | A I am not aware if it was or not. I would imagine it
- 16 | probably would, yes.
- 17 | Q But from you, from your -- this is just hearsay?
- 18 | A Yes.
- 19 | Q You have not seen any report of this?
- 20 \parallel A I have not seen a report of this, no.
- 21 || Q Or any disciplinary charges filed against Dr. Ortiz, to
- 22 | your knowledge?
- 23 || A From that incident, I do not know.
- 24 | Q Do -- have you seen anything to indicate that Dr. Ortiz
- 25 | lost his privileges at that place because of that?

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- 1 | A Not because of that.
- 2 | Q Okay. So, someone told you that someone told them that
- 3 | this happened?
 - A I believe it was firsthand.
- 5 | Q The person to whom he was face-to-face told you this?
 - A I believe there are a number of people that witnessed
- 7 | this incident.
- 8 | Q I understand the people who witnessed it. I am asking
- 9 you, did you talk to the person who says, I was assaulted by
- 10 | him?

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- 11 | A I don't recall who -- which one of the investigators took
- 12 | the case -- the report.
- 13 | Q All right. So you haven't even talked to anyone involved
- 14 | in that. Correct?
- 15 | A Me, personally? No.
- 16 | Q You, personally.
- 17 | A No. (clears throat) Excuse me.
- 18 \parallel Q With regard to this nurse who says she thinks that Dr.
- 19 | Ortiz drugged her, did you speak with her?
- 20 \parallel A I did not personally, no.
- 21 \parallel Q $\,\,\,\,\,\,\,\,\,$ She says she went on a date and then she was at the ER.
- 22 | Is that your understanding?
- 23 | A Said she had a second drink or part of a second drink, --
- 24 | Q Uh-huh.
- 25 | A -- felt woozy, and the last thing -- the next thing she

56

- 1 | remembers is that she woke up in the ER.
- 2 | Q Okay. Did she say that they drew her blood and told her
- 3 | what was in it, that --
 - A She didn't.

- 5 | Q -- she had been drugged?
- 6 A No. She didn't talk about that.
- 7 | Q Any charges filed about this?
- 8 | A I don't believe any charge has been filed on that.
- 9 | Q Did she file a police report about this?
- 10 | A I haven't seen one.
- 11 | Q And she was in -- she was found in the bar restroom; is
- 12 | that correct?
- 13 \parallel A That's what she was told, yes.
- 14 | Q So she didn't even leave the building? Why did she --
- 15 | well, that's okay. I don't -- you don't need to answer the
- 16 | why. I know you can't.
- 17 | There was a 2016 conviction involving the neighbor's dog.
- 18 | Correct?
- 19 | A (no audible response)
- 20 \parallel Q \parallel Is it your understanding that that dog was shot with a
- 21 | pellet gun?
- 22 | A Yes.
- 23 | Q So, like a BB gun?
- 24 A Pellet gun and BB guns can be different, depending on
- 25 | what size the pellets are.

- 1 | Q But not an actual, like, rifle? Or a pistol?
- 2 | A Correct.
- 3 Q And have you looked at the judgment in that case or the
- 4 | docket notes in that case?
- 5 | A I've looked at a number of -- the entire appellate
- 6 decision, I did read, yes.
- 7 | Q And Dr. Ortiz was ordered to pay the vet bill of the dog;
- 8 | is that correct?
- 9 A I believe there was a fine of \$3,000. I don't know what
- 10 | that went to.
- 11 || Q Uh, --
- 12 | A I can't remember if that was part of the order.
- 13 \parallel Q If there's an order, though, that indicates five -- like
- 14 | around five to six hundred dollars in vet bill, would that
- 15 | seem about right?
- 16 | A If you say so. I don't --
- 17 | Q Okay.
- 18 | A I don't remember. I'm sorry.
- 19 | Q And are you aware that Dr. Ortiz was ordered to serve a
- 20 | few -- twenty-some-odd days in jail as part of that?
- 21 || A I do believe he was given a sentence like that, yes.
- 22 | Q Okay. Are you aware of how that sentence was served?
- 23 | A I believe it was sustained or --
- 24 | Q No, no. Served.
- 25 | A Served? I don't -- I'm sorry, I don't know.

- 1 | Q So, or have you heard that he was allowed to serve it on
- 2 | the weekends, and so that on the weekends he didn't have
- 3 | custody of his son he went and served that time?
- 4 | A Okay. I -- I don't remember that part of it.
- 5 | Q Okay.
- $6 \parallel A \qquad I'm sorry.$
- 7 | Q Dr. Ortiz's arrest here on the 14th, did he attempt to
- 8 | flee?
- 9 A The arrest on the 14th? Okay. No, he was -- he was
- 10 | quite surprised.
- 11 | Q And cooperative?
- 12 | A He was cooperative, yes.
- 13 | Q Where was he when he was arrested?
- 14 | A He was at a friend's house.
- 15 | Q Okay. And you said in a car that is registered to him?
- 16 | A He was attempting to get into the car registered to him,
- 17 || yes.
- 18 | Q Uh-huh. He had lidocaine gel on him?
- 19 | A Yeah, I don't -- I haven't seen the tube of lidocaine.
- 20 | It was relayed to me that it was a -- it appeared to be non
- 21 | -- non-injectable.
- 22 | Q Uh-huh.
- 23 | A In other words, identified, labeled that it was
- 24 | lidocaine.
- 25 | Q Okay. Is that used sometimes for -- to relieve topical

59

1 | pain?

- 2 | A I would assume, yeah. Lidocaine usually is.
- 3 | Q Muscle pain?
 - A Yeah. Yeah.
- 5 | Q Any reason that it would be illegal for Dr. Ortiz to have
- 6 | a topical pain reliever gel?
- 7 | A Oh, no, it was just -- it was notable because it was one
- 8 | of those items used in the crime.
- 9 Q And in the crime, was -- when we looked in the IV, was --
- 10 \parallel did it look like it was a gel that had been used? Because
- 11 | you said this was a non-injectable.
- 12 | A That's what I was -- relayed -- it was relayed to me that
- 13 | it was not -- it was not syringe. It didn't have a needle
- 14 | attached to it.
- 15 | Q Uh-huh.
- 16 \parallel A So I would -- I would assume that it would be topical. I
- 17 | don't know, I can't speak to what was used in the crime, if
- 18 | it was topical or injectable.
- 19 | Q Is there liquid lidocaine that is injectable that exists?
- 20 A I do -- I do believe there is. Yeah.
- 21 \parallel Q He had \$7,000 in cash on him, correct?
- 22 | A Approximately, yeah.
- 23 | Q Any reason that he's not allowed to have \$7,000 in cash
- 24 | on him?
- 25 | A No.

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1 Q How many days prior to his arrest had agents been

- 2 | surveilling Dr. Ortiz?
- 3 | A We had a pole camera up on him for almost a week. Up on,
- 4 | excuse me, on his residence --
- 5 | Q Uh-uh.
- 6 A -- for almost a week. Yeah.
- 7 | Q Did you see any evidence of packing of suitcases?
- 8 | A No.
- 9 \parallel Q Do you have any information to show that Dr. Ortiz has
- 10 | recently obtained a new passport?
- 11 | A We have no information on that.
- 12 | Q Any indication that Dr. Ortiz had purchased plane
- 13 | tickets?
- 14 | A No indication.
- 15 | Q Cruise line tickets?
- 16 | A No.
- 17 | Q Do you have any evidence to show that Dr. Ortiz has any
- 18 | ties outside of the United States?
- 19 | A I don't believe so, no.
- 20 | Q Any ties outside of the State of Texas?
- 21 | A I don't think so.
- 22 | Q Okay.
- 23 MS. HARPER: Nothing further, Your Honor.
- 24 | THE COURT: All right. Thank you. Mr. de la Garza?
- MR. DE LA GARZA: Yes, Your Honor.

Allgeyer - Redirect

REDIRECT EXAMINATION

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2 | BY MR. DE LA GARZA:

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3 Q So, the incident at Dallas Regional, my understanding

from your testimony, and you can correct me if I'm wrong, is

5 | that Dr. Ortiz was going into an OR without a mask on?

6 A Apparently, he was in the area without a mask on. I

don't know if he was going into the OR or not, but it was --

it was COVID, so, per protocol, everyone in the hospital is

9 | supposed to wear a mask.

Q When you say during COVID, we're talking about the COVID

pandemic that's been going on for two years?

12 | A Yes.

O And --

14 MR. DE LA GARZA: Your Honor, I can do this through

a calendar, or the Court can take judicial notice that July

23rd through July 28th, that's a Saturday, Sunday, Monday,

17 | Tuesday, Wednesday, Thursday. If the Court would take

18 | judicial notice of that, I won't have to ask the agent.

MS. HARPER: No objection to that, Your Honor.

20 THE COURT: All right. Thank you. I will take

| judicial notice of those dates and days of the week.

22 | BY MR. DE LA GARZA:

23 \parallel Q And in terms of Dr. Ortiz's tax debt, does it appear from

24 | the liens that are in place to him that he is not following

25 | the rules and paying his taxes, as people are required to do

1	so?
2	A Yes.
3	Q The nurse who reported that Dr. Ortiz she believes Dr.
4	Ortiz drugged her on a date, does she still work at the
5	surgical center?
6	A I don't believe they worked together for years. I think
7	they worked together at one point.
8	Q Okay.
9	MR. DE LA GARZA: Pass the witness, Your Honor.
10	MS. HARPER: Nothing further, Your Honor.
11	THE COURT: All right. Thank you for your
12	testimony, Special Agent. You may step down.
13	THE WITNESS: Thank you, sir.
14	(The witness steps down.)
15	MR. DE LA GARZA: Your Honor, at this time the
16	Government calls Special Agent Tom Huszcza.
17	THE COURT: All right. Special Agent, if you could
18	please raise your hand to be sworn.
19	(The witness is sworn.)
20	THE COURT: Thank you. Have a seat.
21	MR. DE LA GARZA: May I proceed, Your Honor?
22	THE COURT: You may.
23	TOM HUSZCZA, GOVERNMENT'S WITNESS, SWORN
24	DIRECT EXAMINATION
25	BY MR. DE LA GARZA:

Huszcza - Direct

- 1 | Q What's your name, sir?
- 2 | A Tom Huszcza. H-U-S-Z-C-Z-A.
- 3 | Q And what do you do for a living?
- 4 | A I'm employed as a special agent with the U.S. Department
- 5 | of State, Bureau of Diplomatic Security Service.
- 6 | Q And what do you do as a special agent with the State
- 7 | Department specifically?
- 8 | A Specifically with the State Department, we investigate
- 9 U.S. visa and U.S. passport fraud, and then we're responsible
- 10 | for protection of the Secretary of State.
- 11 | Q Does the Department of State, is that the government
- 12 | agency that issues passports to citizens?
- 13 \parallel A Yes, it is.
- 14 | Q Are you aware of how passports are issued, kind of the
- 15 | ins and outs of that process?
- 16 $\mid A \mid$ Yes, sir, I am.
- 17 | Q Do you have access to the records on U.S. passport
- 18 | holders and their travel?
- 19 | A I do.
- 20 | Q Did you access those records concerning Dr. Raynaldo
- 21 \parallel Rivera Ortiz with a date of birth of -- ending in 1963?
- 22 A Yes, sir, I have.
- 23 | Q And what can you report to the Court on Dr. Ortiz's
- 24 | international travel?
- 25 | A Mr. Ortiz travels internationally extensively. Based on

Huszcza - Direct

- 1 | records that I found dating back to 2005 through 2016,
- 2 | there's over forty trips internationally.
- 3 | Q And his travel stops in 2016; is that correct?
- $4 \parallel A$ Yes, sir.
- 5 | Q Before then, approximately how many times did Dr. Ortiz
- 6 | leave the country?
- 7 | A Approximately forty times.
- 8 | Q And what locations did he depart to, according to the
- 9 | records?
- 10 | A The bulk of the travel goes to Mexico, Vancouver, Canada,
- 11 | and then there's some sporadic travel to Jamaica and
- 12 | Honduras.
- 13 | Q Was the travel just -- just relegated to Cabo San Lucas
- 14 | in Mexico?
- 15 | A I believe Cancun as well.
- 16 Q Okay. So, beyond Cabo, right?
- 17 | A Yes, sir.
- 18 | Q Okay. And approximately what were the avenues of
- 19 | transportation, according to the State Department records,
- 20 | for his travel?
- 21 | A Both flights and cruise -- cruise lines.
- 22 | Q Has Dr. Ortiz -- is he currently a passport holder, a
- 23 | U.S. passport holder?
- 24 | A That is correct. He has been issued a U.S. passport and
- 25 | U.S. passport card.

Huszcza - Direct

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- 1 | Q Has he reported his passport -- and when -- I'm sorry,
- 2 | let me back up. What year was he issued that U.S. passport?
- $3 \parallel A$ The most recent two travel documents were issued in 2015.
 - Q And has he reported that passport document stolen or
- 5 | lost?

- $6 \parallel A$ No, sir, he has not.
- 7 | Q Does he also have, as well as a traditional passport, a 8 | passport card?
- 9 A That is correct.
- 10 | Q And Agent, in your experience, are there ways for people
- 11 | to leave the country without using a passport or a passport
- 12 | card?
- 13 \parallel A Yes, sir, there are.
- 14 | Q And what are those ways?
- 15 | A Typically, folks departing through a land border
- 16 | crossing, such as Mexico and Canada, or through private
- 17 | aviation, could leave the country without the use of a
- 18 || passport.
- 19 MR. DE LA GARZA: Pass the witness, Your Honor.
- 20 | THE COURT: Ms. Harper?
- 21 | CROSS-EXAMINATION
- 22 | BY MS. HARPER:
- 23 | Q Agent -- Huszcza?
- 24 | A Yes, ma'am.
- 25 | Q Sorry. Do you have any personal knowledge of Mr. Ortiz

Huszcza - Cross

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- 1 | and -- or, as far as what he would or would not do?
 - A I'm -- I don't understand the question, ma'am.
 - Q Do you know Dr. Ortiz?
 - A No, ma'am. I've never seen him before.
- 5 | Q Okay. And the travel that he -- that you have him taking
- 6 | between 2005 and 2016, does it appear to be to traditional
- 7 | vacation destinations?
- 8 A Yes, it does.
- 9 | Q Anything wrong with going to those places?
- 10 | A No, ma'am.

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- 11 | Q And has Dr. Ortiz, to your knowledge, left the United
- 12 | States since 2016?
- 13 \parallel A Not to my knowledge, no.
- 14 | Q Thank you.
- 15 MS. HARPER: Nothing further, Your Honor.
- 16 | MR. DE LA GARZA: Nothing further for Agent Huszcza.
- 17 | THE COURT: All right.
- 18 | MR. DE LA GARZA: Thank you, Your Honor.
- 19 | THE COURT: Thank you. Special Agent, you may step
- 20 \parallel down. Thank you for your testimony.
- 21 | THE WITNESS: Thank you, sir.
- 22 | (The witness steps down.)
- 23 MR. DE LA GARZA: Your Honor, at this time the
- 24 | Government rests.
- 25 | THE COURT: All right. Ms. Harper?

Motley - Direct

67

MS. HARPER: Your Honor, at this time we'd call 1 2 Kristina -- no, sorry, having one of those days. Kristi 3 Motley. 4 THE COURT: All right. Ms. Motley, if you could 5 please raise your -- well, go ahead and get -- yeah. Go 6 ahead and raise your hand. 7 (The witness is sworn.) 8 THE COURT: Thank you. Have a seat. 9 KRISTI MOTLEY, DEFENDANT'S WITNESS, SWORN 10 DIRECT EXAMINATION BY MS. HARPER: 11 12 Ms. Motley, would you please state your name and spell 13 your last name? 14 So, my name is Kristi Motley. 15 Oh, Motley. Sorry. 16 As in Crüe. M-O-T-L-E-Y. 17 And Ms. Motley, how are you employed? 18 I'm an attorney. 19 And what type of law do you practice? 20 I have complex commercial litigation, business law, and 21 then some family law. My partner is -- does a primarily 22 family law practice, and I assist when there's finances 23 involved.

24 Q Are you familiar with Dr. Ray Ortiz?

25 | A I am.

Motley - Direct

- 1 | Q How did you come to know Dr. Ortiz?
- 2 | A In 2015, my law firm was retained to represent him with
- 3 | regard to a protective order hearing and with regard to a
- 4 | possession and custody dispute with the mother of his
- 5 | youngest child.
- 6 | Q And were you actively participating in that case?
- 7 | A Yes.
- 8 | Q Since your participation in that case, have you also
- 9 | become friends with Dr. Ortiz and his family?
- 10 | A Yes, I have.
- 11 | Q With regard to the -- well, let me go back. The custody
- 12 | dispute and the breakup with Dr. Ortiz's prior girlfriend,
- 13 | could that be described as acrimonious?
- 14 | A Absolutely.
- 15 | Q Were there charges involved in that breakup of domestic
- 16 | violence against Dr. Ortiz?
- 17 | A Yes.
- 18 | Q Was there initially a temporary protective order obtained
- 19 | against Dr. Ortiz?
- 20 | A Yes. Yeah. Her attorneys went to a judge without
- 21 \parallel notifying Dr. Ortiz or his attorneys with an affidavit and
- 22 | got a temporary ex parte order.
- 23 | Q And is that -- that's not uncommon, is it, that the
- 24 | initial protective order is done ex parte, correct?
- 25 A Yes. That is common.

69 1 And then afterwards the accused and his attorneys can get 2 involved and a judge decides whether that protective order is actually justified and whether it needs to be continued? 3 4 Yes. There's a full evidentiary trial, and then the 5 judge decides whether or not a protective order is -- should 6 be granted. 7 And was such a thing -- did a full evidentiary trial happen with regard to Dr. Ortiz? 8 9 Yes. 10 And what was the judge's finding in that case? 11 That the ex parte temporary order should be dissolved and 12 that the applicant's protective order motion should be

denied.

So would it be fair to say that the judges found the allegations of domestic violence not to be credible?

Ultimately, after three days of trial on that issue, and possession schedule, and whether or not he was informally married to the petitioner at the time, there was no finding of family violence. And the final order in the case would be required to have that in there if there were such a finding.

No such finding was in the final order.

- And to your knowledge, has Dr. Ortiz ever been convicted criminally of domestic violence against that partner?
- 24 He has not.

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25 With regard -- are you familiar with Dr. Ortiz's ex-wife?

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A Yes.

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- Q Have you spoken with her recently?
- $3 \parallel A \parallel 1 \text{ have.}$

years.

- Q There was an allegation that there was some domestic violence between Dr. Ortiz and his ex-wife in 2005. What do you know about that allegation?
- 7 A That there was no domestic violence. In fact, that they
 8 were married for 15 years, several years after that
 9 allegation in 1995. They got divorced in 2001. There was no
 10 physical violence between the two in the entirety of that 15
- 12 | Q And that is what she reported to you, correct?
 - A She also reported that the allegations that those charges went away because of money paid to her was absolutely not true, and in fact they settled the case at the divorce, and not even child support was ordered because they got joint custody together.
 - Q Okay. And to your knowledge, was any money paid to the mother of his teenage son to make any charges go away?
 - A Although repeated attempts by her were made to obtain money from Dr. Ortiz and claim that they were married, all such things were denied after several days of trial. No money to the mother of his youngest child has ever been given to her, other than child support, which is always ordered.
- 25 | Q During the time that you have known Dr. Ortiz, have you

Motley - Direct

71

- 1 | ever known him to be volatile or violent?
- 2 | A No.

- Q Do you know his oldest daughter, Christina?
- 4 A I do. I have -- I actually have been to both his
- 5 | daughters' weddings.
- 6 Q With regard to Christina, she is not here today. Is it
- 7 | your understanding that she's unable to be here because she's
- 8 | pregnant and she fell last week and there were some concerns
- 9 | that she needed to stay close to home?
- 10 | A Yes. She was actually hospitalized. But she's now home,
- 11 | but it is not safe for her to, you know, have a stress like
- 12 | this.
- 13 | Q Dr. Ortiz's children, are they all here in the North
- 14 | Texas area?
- 15 | A Yes.
- 16 | Q Does Dr. Ortiz currently have a live-in romantic partner?
- 17 | A Not that I know of.
- 18 | Q His house. Have you been to his house?
- 19 | A Yes.
- 20 \parallel Q Is it large enough to accommodate more than one person?
- 21 | A Yes.
- 22 | Q His daughter Christina, is it your understanding that she
- 23 | assists him in taking care of the house and taking care of
- 24 | her younger brother?
- 25 | A Yes.

Motley - Direct

- 1 | Q Does she live close by?
- 2 | A Yes.
- 3 | Q Do you have any information to indicate that Dr. Ortiz
- 4 | might have the ability or desire to flee the jurisdiction,
- 5 | rather than respond to these charges?
- 6 | A No.
- 7 | Q Were you informed that there was something going on with
- 8 | the Medical Board before he was arrested?
- 9 A I've been informed of like the recent August hearing he
- 10 \parallel had and where the agreed order came from, yes.
- 11 | Q Okay. Do you have any concerns that Dr. Ortiz might be a
- 12 | danger to the community?
- 13 | A No.
- 14 | Q Is it your understanding that he no longer has access to
- 15 | a medical license? Or do you know whether he has a medical
- 16 | license?
- 17 | A I know that it was temporarily suspended by the Medical
- 18 | Board, yes.
- 19 | Q Okay. Can -- with a temporary suspended medical license,
- 20 \parallel as far as you know, can he work in a hospital?
- 21 | A No.
- 22 | Q Can he prescribe medication?
- 23 | A No.
- 24 | Q Have you looked at the complaint in this case? Have you
- 25 | read it?

- A Yes, I have.
- Q And you recognize these are very serious allegations?
- 3 | A Absolutely.

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- 4 | Q And even understanding how very serious these allegations
- 5 | are, is it your opinion that Dr. Ortiz will come to court as
- 6 | required to contest these allegations?
- 7 | A Well, I've also listened to the testimony here today, and
- 8 | while the prosecution is making big allegations about whether
- 9 | or not he'd be a flight risk or et cetera, I know in the fact
- 10 | -- for the fact when he had to report to jail repeatedly
- 11 | every other weekend he was always there on time, followed the
- 12 | judge's instructions, complied with all the probation
- 13 | requirements. So he has always been compliant.
- 14 All of his family is here. He's about to have a
- 15 \parallel grandson. There is no way he's going anywhere. And that's
- 16 | based on my several years of knowing him personally and
- 17 | professionally.
- 18 | Q Thank you very much.
- 19 MS. HARPER: I have nothing further for this
- 20 | witness, Your Honor.
- 21 THE COURT: All right. Mr. de la Garza?
- 22 MR. DE LA GARZA: Ms. Martin is going to handle
- 23 cross-examination, Your Honor.
- 24 | THE COURT: Okay. Ms. Martin?
- 25 MS. MARTIN: Thank you.

74

1 | CROSS-EXAMINATION

- 2 | BY MS. MARTIN:
- 3 Q Ms. Motley, you said you sometimes engage in family law
- 4 | but you're really the financial side of it?
- 5 | A More or less.
- 6 Q Okay. So do you --
- 7 | A I mean, I do family law. I get brought in when -- when
- 8 | there are, you know, like, business valuations, things like
- 9 | that. In this case, a baseless informal marriage allegation,
- 10 \parallel so I was brought in for that purpose initially.
- 11 | Q So the baseless allegation somehow involved the finances?
- 12 | A Well, that's, yes, because she wanted his finances.
- 13 | Q So did he disclose all of his finances to you?
- 14 | A I just know what's disclosed -- is disclosed in discovery
- 15 | for, you know, the case. So that was in 2015.
- 16 \parallel Q So presumably he disclosed all his finances to you?
- 17 | A That's not what I said. I told you I know what's
- $18 \parallel \text{requested}$ in discovery and what's produced in discovery.
- 19 | That's what I know.
- 20 \parallel Q So as his attorney, you're saying you're not sure what
- 21 | his finances were?
- 22 | A I'm saying --
- 23 \parallel Q You just know what he disclosed in discovery?
- 24 | A I know what's required in discovery. Requests for
- 25 production are given. You can make objections. You produce

1 | items, et cetera. So I know -- I review things that are 2 | produced in discovery.

Q Okay.

- 4 A I don't know what I don't know, I guess is my point to 5 you.
- Q Okay. So you don't know, even though you were brought on for the finances, you don't know what his finances were or are?
- 9 | A Okay. I'm not --
- \parallel Q That's a question.
 - A -- his attorney right now. Okay. I was telling you, I reviewed the documents that were produced in discovery.
 - Q Okay. You didn't answer my question. Even though you were brought on for finances in representing him, whenever it was, your testimony is that you just know what he did in discovery, you don't know what his finances were?
 - A Respectfully, I wasn't brought on for the finances initially. It was for the protective order and for the informal marriage claim. So I briefed those issues.

And actually in that case the parties agreed that the -the huge exploration into people's businesses, et cetera, was
not going to occur until and if the -- a marriage claim was
established, because then it doesn't matter, because if it's
regard to the child, the finances don't matter. It's only if
there's a marriage to separate and, you know, a property

division to be made. So we never got to that point in my case --

- Q So --
- \parallel A -- with him.
- Q Okay. Do you know what his finances are?
- 6 | A No.

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- Q Did you know what his finances were when you were his lawyer?
 - A No. Not -- other than what I reviewed. Okay. So I had certain bank accounts. All right. But I -- we didn't get into like his business, et cetera. So we had to review tax returns, et cetera, for child support purposes.
 - Q Okay. And do you recall how many bank accounts he had?
 - MS. HARPER: Your Honor, I think we may be getting into privileged information, and I certainly don't want to force Ms. Motley to release anything subject to attorney-client privilege.
 - MS. MARTIN: Your Honor, I believe the questioning brought up the actual representation of him in a family law matter, and that's what I'm asking about.
 - MS. HARPER: I did not ask anything about finances or her review of discovery, Your Honor.
 - MS. MARTIN: Your Honor, she opened the door by asking about the representation of the Defendant.
- 25 THE COURT: Ms. Martin, what was your most recent

question?

MS. MARTIN: About whether she as his lawyer knew about his finances during the representation.

MS. HARPER: I think the actual -- the question was specific about his checking accounts, Your Honor.

MS. MARTIN: Yes. What -- what accounts did you know about?

THE COURT: If Ms. Motley has a concern about whether she should be breaching attorney-client privilege, she can --

THE WITNESS: I --

THE COURT: -- raise that in answering the question.

THE WITNESS: Right. So, in 2015 and '16, I saw some -- like, there's not a lot of checking accounts that I recall reviewing. So I don't remember much about them. I don't remember thinking -- let me just say, I have represented people in the past that have a lot more checking accounts than Dr. Ortiz, okay? It's pretty -- his finances seemed pretty straightforward. So I didn't -- I didn't find anything surprising. I'm not sure exactly what you're asking me for.

BY MS. MARTIN:

- Q Just whether you know how many checking -- knew how many checking accounts he had.
- 25 | A I -- I mean, I don't know what I don't know. I reviewed

78

- 1 | like two or three. Okay.
- 2 | Q Okay. Were you aware of his tax problems? Did you
- 3 | represent him in his tax problems?
- 4 | A No. I am not a tax lawyer.
- 5 | Q Okay. So were you -- but were you aware of those when
- 6 you were doing his finances for his divorce, about his tax
- 7 | liens?
- 8 | A I think they arose in 2015-16, so I don't -- I wasn't
- 9 | really involved in that at the time.
- 10 \parallel Q And I believe you said a full evidentiary trial happened.
- 11 | Is that correct?
- 12 | A Yes.
- 13 | Q Did -- during that evidentiary trial, did a woman named
- 14 | Ms. Bogdan appear?
- 15 | A Yes.
- 16 | Q And who is Ms. Bogdan?
- 17 | A Her name is Roxanne Bogdan. She's a former neighbor. I
- 18 | also took her deposition at that time.
- 19 | Q Well, it -- what was her role there?
- 20 | A That's a good question.
- $21 \parallel Q$ Well, the Defendant was convicted of shooting her dog.
- 22 | Is that correct?
- 23 | A I'm sorry. Would you repeat that, please?
- 24 | Q This Defendant was convicted of shooting her dog, wasn't
- 25 |

he?

- 1 A Not at the time. Okay. It was an allegation that was
- 2 | made. That trial had not occurred when we had -- went to
- 3 || final --
- 4 | Q Oh, so whatever decision was made in that court didn't
- 5 | take into account that he was convicted of shooting a dog?
- 6 | A So, they knew about the allegations, and the judge
- 7 | definitely took those allegations into consideration, but --
- 8 | but still didn't believe them, and then gave 50-50 possession
- 9 | of the child to both parties.
- 10 \parallel Q But the Defendant was convicted of shooting her dog.
- 11 | Correct?
- 12 | A That's my understanding, yes.
- 13 | Q Do you dispute that he was convicted of shooting her dog?
- 14 | A I just said it's my understanding, yes.
- 15 | Q Okay. Do you know that -- that the Fifth District Court
- 16 | of Appeals actually issued an opinion affirming the
- 17 | conviction?
- 18 | A Yes.
- 19 | Q So that's what your understanding is based upon?
- 20 | A Yes.
- 21 | Q Did you know that that was in retaliation for her
- 22 | assisting his ex-girlfriend or the mother of his child?
- 23 A Actually, no, I -- I don't believe that.
- 24 | 0 You don't believe it?
- 25 | A I don't -- I don't believe any shooting was in

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- retaliation for anything. I mean, I have my own bases, but
 all I can say is I know he was convicted. So, --
- 3 Q Have you read the Fifth District Court of Appeals opinion?
- 5 | A Uh-huh.

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- Q Okay. And so you know that they -- the Fifth District
 Court of Appeals found that the motive for shooting the dog
 was her assisting the former --
- 9 A Actually, I don't recall that, that exact language. I
 10 know that the Medical Board put that in their motion
 11 originally, and I know that's what everybody's reporting off
 12 of.
 - Q Okay. So you wouldn't dispute, though, that it was because the Appellant -- that the Fifth District Court of Appeals found it was because the Appellant blamed Bogdan for the breakup and that they had animosity between them after he split from Ms. Abel?
 - A I believe the opinion says what it says.
- 19 Q Okay. Do you often become close friends with your 20 clients after you represent them?
- 21 | A Sometimes.
- 22 | Q Do you believe that's appropriate?
- 23 A After you're done representing them? Yes.
- 24 | Q And your representation is completely terminated?
- 25 A As of right now, yes.

81

- 1 | Q Do you anticipate that you're going to be hired again?
 - A It really depends what happens here today.
 - Q Would that be appropriate, for you to, after you're very good friends?
 - MS. HARPER: Your Honor, I think --
- 6 | THE WITNESS: Absolutely.
- 7 MS. HARPER: -- this is rather far afield of the 8 reason we're here.
- 9 THE COURT: Ms. Martin?
- MS. MARTIN: Your Honor, I'm just challenging her credibility. She is having a hard time answering questions directly.
- THE WITNESS: If I am, I'm -- that's not my intent.

 14 | I'm trying to address what she's asking me.
- THE COURT: I mean, I think I take your point, Ms.
- 16 Martin. You can move on.
- 17 MS. MARTIN: Thank you, Your Honor.
- 18 | BY MS. MARTIN:

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- 19 Q Now, you testified that you spoke with the Defendant's 20 ex-wife. Is that correct?
- 21 A I communicated with her.
- 22 | Q When was that?
- 23 | A Yesterday or Saturday.
- 24 | Q Why did you communicate with her?
- 25 | A Because I wanted to know.

- 1 Q Did anybody direct you to communicate with her?
- 2 A You know, I knew the allegations. I remember -- I
- 3 | remember seeing the allegations in the Medical Board
- 4 | complaint against him, and then that -- and then in the
- 5 | allegations in the press that, you know, he had beaten his,
- 6 you know, his first wife, et cetera. So I -- I didn't think
- 7 | that was true based on my prior involvement with her, so I
- 8 | wanted -- and then I had been asked to testify here, so I
- 9 | wanted to know. I asked her directly so that I could testify
- 10 | about it.
- 11 | Q Okay. What other investigation have you done?
- 12 | A That, and then I followed up with his daughter about her
- 13 | health and the pregnancy and the issues with that and the
- 14 | dangers of her, you know, coming to court today. And I --
- 15 | and I talked to her, and I confirmed, you know, my personal
- 16 observations about where his family is located, for example,
- 17 | in North Texas, things like that. Basically, the things that
- 18 | have been asked of me today, I tried to confirm independently
- 19 \parallel so that I could testify to them honestly. And so --
- 20 | Q And you said you talked to his daughter and she -- how
- 21 | far along is she?
- 22 | A I want to say seven months. I think she's due around --
- 23 | before Thanksgiving-ish.
- 24 | Q And she fell recently?
- 25 | A I think it was last -- last week or the week before,

- 1 timing. I think it was last weekend she was hospitalized.
 2 And she stayed at least one night. But luckily they -- the
 3 baby's fine and so she was able to come back home.
 - Q Is she on any kind of bedrest?

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- A I don't know the answer to that. I know she's not -- I
 don't think it's bedrest-bedrest, but like take it easy,

 don't -- remove yourself from stressful situations, I think.
- 8 Q Remove -- I'm sorry. You said remove yourself from
 9 stressful situations?
- 10 A Yeah, like just be as calm as you can, yeah.
- 11 | Q Okay. Have you socialized with the Defendant?
 - A Yeah. I haven't socialized with him in the past year as much, but I have -- but -- I take that back. So, in end of May, early June, my stepdaughter got a cool award and I was talking to him about it. And he's like, we should -- we should take her out -- take her out to celebrate. So my
 - Q Where did you go to dinner?
- 19 A I don't live in North Dallas, so it was a -- a steak
 20 restaurant, I believe.

husband and my daughter and I went to dinner with him.

- 21 | Q Did you order any alcohol?
- 22 | A Actually, no.
- 23 MS. HARPER: Your Honor, the relevance of this?
- MS. MARTIN: Your Honor, I'm about to ask whether
 the Defendant ordered any alcohol.

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THE WITNESS: Well, the answer is no, so --1 2 THE COURT: Okay. MS. MARTIN: Your Honor, I believe the Pretrial 3 4 Services report has some interesting information, and I'm 5 just trying to follow up on that. 6 THE COURT: All right. 7 BY MS. MARTIN: So he didn't order any alcohol? 8 9 Dr. Ortiz? He may have ordered a drink. What he does is 10 orders a drink and then doesn't drink it. It's like a joke 11 every time we go. So he orders a drink and it sits there and 12 he doesn't drink it. 13 So he orders drinks at restaurants and doesn't drink it? 14 As a joke? 15 No, it's like we make fun of -- we kind of make fun of 16 him. I'm like, why do you even bother ordering a drink? You 17 know, I mean, just -- it's just kind of a joke. Because 18 usually, I mean, he just doesn't drink a lot. And he's 19 around people who do. You know, I mean, so he's just, I 20 think, over years of -- I'm not going -- I don't want to 21 speak for him, but it's my observation that over the years 22 he's observed what alcohol can do to people and he's just not 23 a big drinker.

Q Okay. And how often do you socialize with him?

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A Again, that was -- that was the last time I had

- socialized with him. And then I met with him a couple of weeks ago and had lunch with him and my husband.
- 3 Q Okay. But prior to that event where your daughter won an 4 award, had you socialized --
- 5 A It had been several months that I'd, you know, socialized 6 with him. But we have been involved in a case, and through
- 7 | -- I think it got -- finally got finalized in April.
- 8 | Q And that was the divorce proceeding? Or the --
- 9 | A No.
- 10 | Q I'm sorry. The custody --
- 11 A It was an additional custody modification situation. So, 12 yeah.
- 13 | Q So you didn't -- you weren't socializing during that 14 | time?
- 15 A Not really, no.
- 16 | Q But he's not a big drinker?
- 17 | A No.
- 18 Q Okay. You socialize with him enough to know that he's
- 19 ∥ not a big drinker?
- 20 | A Yes.
- 21 | Q Okay. So --
- 22 | A All I -- all I can talk about is my personal
- 23 | observations, right?
- 24 | Q Right.
- 25 | A I don't know what he does outside of me, you know, et

cetera. But I'm -- it's enough that it's been a joke with us. You know, we make fun of him, like why do you even

- 3 | bother ordering a drink, you know.
- 4 Q You socialized, then, quite a bit, with him quite a bit to be able to make that observation?
- A In the past I have, but I hadn't socialized -- like twice this year, okay? And then before that it had been a couple years.
- 9 Q Okay. And you went to his daughters' weddings; is that 10 correct?
- 11 | A Yes.

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- 12 | Q Do you socialize with the family other than that?
- 13 A I talk to his daughter, you know, every once in a while,
 14 you know, just catch up, how she's doing, things like that.
 - Q Do you assist him with his interactions with the Medical Board and his discipline with the Medical Board?
 - A Other than to assist his -- his representation for that, you know, if they have any questions about what's happened with the family cases, et cetera. So, for example, showing them the orders where the protective orders are denied and, you know, talking to them about what happened and that kind of thing.
- 23 || Q Do you --
- 24 | A But no, I do not represent them in the Medical Board.
- 25 | Q Okay. And prior to today, did you know of the incident

- 1 at the hospital where he got in an administrator's face?
- 2 | Were you aware of that incident?
- 3 | A No.
- 4 | Q So today is the first you had heard of it?
- 5 | A If it was in the complaint, your complaint, then I may
- 6 | have read it, but I don't recall it specifically, no. But I
- 7 | hadn't heard of it previously to that.
- 8 | Q Did that surprise you?
- 9 | A Yes.
- 10 \parallel Q Do you find it -- would you find it threatening if
- 11 | somebody got nose to nose with you?
- 12 | A I don't know. I have a six foot seven father with a bad
- 13 | temper, so I'm not easily intimidated, so, I mean, you know,
- 14 | I don't -- I don't know. And I'm an attorney, so I'm
- 15 | probably not the right person to ask about that. I've --
- 16 | I've had people in my face many times.
- 17 | Q And it's not threatening to you?
- 18 \parallel A I just generally step back and deal with it, you know.
- 19 MS. MARTIN: No more questions, Your Honor.
- 20 THE COURT: Okay. Ms. Harper?
- 21 MS. HARPER: No, nothing further, Your Honor. Thank
- 22 | you.
- THE COURT: Okay. Ms. Motley, thank you for your
- 24 | testimony. You may step down.
- 25 THE WITNESS: Thank you, Your Honor.

(The witness steps down.)

MS. HARPER: Your Honor, I just have a proffer.

THE COURT: All right.

MS. HARPER: I have spoken with Mr. Ortiz -- sorry,
Dr. Ortiz's daughter, Christina Wolf. Christina also told me
that she was unable to make it here today due to issues
related to her pregnancy. However, if the Court were to
decide that a third-party custodian were to be needed, she
would be willing to come to court to make the assurances
required. And I have discussed the duties and obligations of
a third-party custodian with her, if that is something the
Court feels is necessary.

Ms. Wolf is 33 years old. She and her husband live 20 minutes away from Dr. Ortiz.

For the last eight years, Christina Wolf has been employed as Dr. Ortiz's personal assistant. She's been helping him care for her younger brother, who's a teenager and with whom he shares custody. She's been helping in the mornings get him ready for school and getting him to and from school and any other errands that need to be done. She also helps Dr. Ortiz in taking care of his house and running any other errands that need to be done.

She's familiar with Dr. Ortiz's house. She says that she and her husband are willing to move to that residence if that's needed to act as a third-party custodian, as her house

is really too small to add an extra person.

She is -- she would testify that all of her siblings are here in the Dallas-Fort Worth area, that it is a very close family, that Dr. Ortiz is a very loving and caring father and involved with all of his children. That he's looking forward to her first child that is due in early December.

She does not believe he is a risk of flight, as she does not think that he has anywhere to go or any resources to go anywhere or any reason to go.

She also does not feel any concern about danger as far as living with him. She does not know her father to be volatile or to be violent.

And she says that if, again, if the Court needs her to, she is willing to inform the Court of any infractions to pretrial release.

And that's all I have as far as evidence, Your Honor.

THE COURT: All right. Thank you.

Mr. de la Garza, any rebuttal evidence?

MR. DE LA GARZA: Your Honor, yes, we do, and I will proffer this. It's Government's Exhibit 8. I think Ms. Harper has a copy of it. I would proffer to the Court that Government's Exhibit 8 is a picture of a money clip that was found when the Defendant was arrested on him on September 14th of 2022.

At this time, we would offer Government's Exhibit 8 into

evidence.

MS. HARPER: Your Honor, I don't object to the offering. I would just -- well, it's fine. I don't see how it rebuts what I've offered, but yes, that's fine.

MR. DE LA GARZA: Your Honor, may we approach?

THE COURT: You may. Government Exhibit 8 will be admitted.

MR. DE LA GARZA: Thank you.

(Government's Exhibit 8 is received into evidence.)

MR. DE LA GARZA: And for record purposes, it's a money clip that reads, He who pays the bills also makes the rules. And that's in response to the proffer that was made concerning his daughter as third-party custodian.

THE COURT: All right. Then, if there's no additional evidence, I will hear argument.

You know, actually, first, though, I don't think I have copies of most of the Government's exhibits.

MR. DE LA GARZA: Yes, Your Honor. I apologize. We were -- I wanted to be -- and I will --

THE COURT: Sure. Sure.

MR. DE LA GARZA: -- find the file that the agent had that was up there.

(Pause.)

MR. DE LA GARZA: We're getting two. I actually wrote on my copy. I apologize. Thank you. Have a clean

copy here.

THE COURT: All right. Great. Thank you.

MR. DE LA GARZA: 1 through 7. Admitted 1 through

8.

THE COURT: Okay. Very good.

MR. DE LA GARZA: And Your Honor, here is the -this, which is Government's 6 and 7.

THE COURT: Okay. Very good. You can hold on to that.

Okay. Well, I will hear argument, Mr. de la Garza.

MR. DE LA GARZA: Your Honor, I think the evidence has established that Dr. Ortiz is a medical terrorist. He plants IV fluid bag bombs in a facility that cares for innocent people just seeking medical treatment.

His ideology is this. He is mad. He is angry. He thinks he's been wronged. He's going to strike back at innocent people. He's going to strike back at his colleagues. He's going to strike back at the surgery center which has paid him good money for a while.

He's violent. And the Court has heard the testimony.

He's retaliatory. The Government's exhibit which has the

Court of Appeals opinion directly found that.

His neighbor, who testified against him and his interests, he shot her dog, and that's what the Court found, in retaliation.

The Court has heard evidence from employees at the center or about employees at the center that believe that they're scared of him. And I think in this case, he's retaliated back in 2015, 2016, he's doing the same thing here, Your Honor, in this case. He's been accused of something at the center regarding his care, and he's retaliating. He's repeating the exact conduct that he did six or seven years ago. And there's no reason for this Court not to think that he won't do the same thing to witnesses and other people involved in this case.

For that reason alone, Your Honor, we think he should be detained.

The nature of the allegations in this case are extremely serious and heinous. A physician, who's sworn to do no harm, is planting poison bombs at the facility, just waiting to go off. That's incredibly callous, Your Honor. Callous conduct. Life-threatening. And in one case, a woman may have died, another doctor may have died as result of this.

These charges carry serious consequences, so the Court's aware. In the case, if a death is proved, it's life. If it's a serious bodily injury, it's up to twenty years.

Serious consequences for these offenses. Therefore, the nature of the offense on its own says the Defendant should be detained.

His background, Your Honor, is he has no reason not to

run. His house is encumbered by a federal tax lien. He's apparently indigent, according to what he represented to the Court. But I think there may have been some misrepresentations regarding that, and I'll get into those in a second.

His license, his vocation is in jeopardy. He's not going to practice medicine again. There's no reason for him not to flee.

As Tom Huszcza, the special agent from DSS said, he can slip across the southern or the northern borders as a walker and be gone.

His passport and passport card, even though the Pretrial Services report he reported they were taken by his girlfriend, they have not been reported lost or stolen.

I think in the Pretrial Services report he mentioned he traveled once a year to Mexico from 2007 to 2016. Special Agent Huszcza relates it is much more than that. Much more. And identified other countries besides Mexico he's traveled to.

These small things add up, Your Honor. I think he's being dishonest to the Pretrial Services officer, for whatever reason. I think that shows that he's willing to be [dis]honest to them, he's willing to be [dis]honest and -- to the Court, disobey Court's rules.

Very compelling also, Your Honor, is his tax debt. He's

not following the rules. He's not paying his taxes. The Court knows from the Pretrial Services report that he makes \$25,000 a month. At least that's what he reported to the Court. But yet for the last -- back 'til 2015 through 2022, he's not paying his taxes. He's not following the rules. Again, another indication of not following the rules and why he is a flight risk.

Probable cause, Your Honor, I think we've established that. I'm not going to argue that too much. Most compelling in the Government's case for probable cause is Government's Exhibit 6, which is Dr. Ortiz walking in a hallway, all by himself, nobody else around. Puts an IV bag in the warmer, and then looks around. And the Court can watch that. Incredibly suspicious. He doesn't just walk up there, put it in there, and go about his business, but he stops and he looks once, twice, three, four, five times around to see who saw him do that. That's very compelling evidence, Your Honor, we think for probable cause.

But going back for detention, Your Honor, we believe he's a danger to the community. He's already established that by his conduct at the surgery center. And we believe he's a flight risk because I think he's been dishonest with the Court. He's not willing to accept anybody's rules but his own.

The money clip that was admitted in Government's Exhibit

8 I think shows that he would not accept a third-party custodian's supervision, especially not his daughter, the daughter that appears to be pretty linked to him. She's acting as his personal assistant.

It's also a daughter, and this is her father. It's hard to believe that a father might -- with this -- of this character, who's committed this kind of conduct, is going to follow a woman who's seven months pregnant, her directives, that she's going to be adequate. Nothing against her, Your Honor. It's just, it's a little bit pushing -- pushing belief to believe that she's going to be in a good spot to do that, especially with a man who has been violent towards people who've wronged him, who doesn't pay his debt, who lies. And that money clip says, He who pays the bills makes the rules.

I think he is -- makes his own rules in life. He doesn't pay his taxes. He injures patients. He lashes out at people who provide him his employment. He denies things. He misrepresents things to the Court.

Your Honor, we would ask that he -- probable cause be found and that he be detained pending trial because he is nothing short of a medical terrorist.

THE COURT: Thank you. Ms. Harper?

MS. HARPER: Thank you, Your Honor. While I'm very appreciative of Mr. de la Garza's preview to his closing

argument at trial, we're not here for that. It's a detention hearing and a probable cause hearing.

I don't have anything to say with regard to probable cause. My focus is going to be on detention.

As the Court knows, the Government has the burden to prove by clear and convincing evidence that Dr. Ortiz is a danger to the community today and a flight risk going forward that he won't come to court.

Mr. de la Garza has thrown around a lot of very lovely, inflammatory terms. Medical terrorist. Poison bombs. But the fact of the matter is Dr. Ortiz, his medical license has been suspended. He is no longer practicing. So even if one were to assume that everything that is in the Government's complaint is true, which I do not, but even if one were to, these are not things that Dr. Ortiz is able to do today, so these are not things that should go to the concerns about need to protect the public from future crimes of Dr. Ortiz, is there a danger to the community? We're concerned about present conduct and future conduct.

Dr. Ortiz has strong ties to this community. He has lived his entire life in the State of Texas. He's lived in the Dallas area for the last 29 years. He's been in the same residence since 2005.

He has four children here in the area, Your Honor. Three who are adults, and one teenager. All of them living in

North Texas, and all of them to whom he is very close. And his teenage son, he shares joint custody with his mother and is very involved in that child's life.

With regard to his finances, Your Honor, as the Court is aware, Dr. Ortiz is currently unemployed. That does not mean he is unemployable. He has an advanced degree. He's a very intelligent man. I feel quite confident that, when ordered by the Court to seek and maintain employment, that he will be able to do so, though it will not be in the medical field. But he does not have an excess of funds at this time for which to flee, the type of thing that we would be concerned about.

He has little cash on hand. I'm sure the Government just seized the \$7,000 that he had. He has a good amount of debt due to the extensive custody battle that he had. And also, of course, we have this IRS lien. And the IRS lien, Your Honor, when people are tasked with paying bills and they have to pay for private school that has been ordered for their child, they're having to pay attorneys' fees, both with regard to a very acrimonious custody lawsuit plus things with the Medical Board, the last thing people pay is their taxes because that's the one thing that we can put off. That does not indicate a complete disrespect for the law.

Mr. Ortiz -- or, I'm sorry, Dr. Ortiz's criminal history, actual criminal history, consists of one prior conviction of

shooting a dog with a pellet gun. And I don't mean to say that that's okay, but what I -- what is important is that he was given probation on that, a condition of probation that he serve 29 days in custody. Because of the shared custody with his son and because of his work obligations, the court felt it was appropriate to allow him to do that time in custody on weekends when he did not have custody of his son. And he did. Dr. Ortiz reported as required and completed every obligation of his probation.

The money clip, I would hate to be prosecuted for some of the cutesy things that I've got sitting around my office that my family has given to me. Dr. Ortiz tells me that money clip was a gift from his daughter that she purchased on a Disney cruise.

Again, Your Honor, the issue is that there is no condition or combination of conditions that the Court can set to readily assure the Defendant's appearance at court as required and the safety of the community. I personally believe that the Court could set the standard conditions of release with Dr. Ortiz and that would be more than sufficient to assure both.

However, if the Court has additional concerns, Dr. Ortiz is certainly willing and the options are there to do location monitoring. He can have a third-party custodian if that's required, though I don't think it would be necessary. And at

the very punitive end, if the Court were to order home confinement, that would also be an option.

So, respectfully, Your Honor, I would argue that there are conditions that the Court could set to ensure Dr. Ortiz's appearance at court and the safety of the community, and we would ask that the Court do so.

THE COURT: All right. Thank you.

MS. HARPER: Thank you.

THE COURT: Mr. de la Garza, any rebuttal argument?

MR. DE LA GARZA: Your Honor, I understand Ms.

Harper's arguments here. And I understand some of the witness testimony and the casting of things. But when we back up to what happened -- and I believe what Ms. Motley testified back in 2015 -- I mean, the things that we've heard about weren't in play back then. And the things that have developed now control what's the present. And the present is that Dr. Ortiz has nothing to lose. Granted, he may not be able to step into a medical facility and practice medicine in the U.S., but he could very easily cross the southern border and go into a hospital in Mexico and probably pick up life as normal, albeit in a foreign country.

In terms of the tax argument, I don't agree. I don't think taxes are things you should be putting off. You can't just put those off. He's -- \$300,000 a year is what he's making, and he has a multimillion-dollar tax debt that's

lingered for seven years. His house that he owns here in the community, it's liened up. He effectively does not own that house because that tax lien is on the house through the filing of those tax liens. There's nothing to lose there.

Your Honor, things are very different and have become very different for Dr. Ortiz, accelerating in 2022 with the Medical Board actions, with his own actions, and things have accelerated. And I think that acceleration also proves he's accelerated his conduct, going back to 2015, with the retaliation against the dog. He's repeating the same conduct here. And that's why we urge that there are no conditions or combination of conditions that can assure the safety of the community from him. Additionally, that he will show up at trial.

It's a different ball game, Your Honor, and you've heard all the things that are -- that are lined up against him right now. And that's the reason he's been doing what he's doing at the hospital, which is reprehensible.

That's all I have to say, Your Honor.

THE COURT: All right. Thank you.

MS. HARPER: May I respond just briefly, Your Honor?

THE COURT: You may.

MS. HARPER: And just briefly. I -- Mr. de la Garza is engaging in supposition. Because somebody could do something is not the same thing as somebody will do

something.

We don't have to guarantee with one hundred percent certainty. The fact that Dr. Ortiz might be able to go get another job, or he could cross the border at a nonspecified border crossing, or this could happen: That's not the standard. There has been absolutely zero showing that there's been any planning done towards that or any steps taken towards that. And for that reason, I do believe that we have rebutted that argument.

Thank you, Your Honor.

THE COURT: All right. Thank you.

(Off the record, 12:27 p.m. to 12:52 p.m.)

THE COURT: All right. We're back here today for a detention and preliminary hearing as to Defendant Raynaldo Rivera Ortiz, Jr., who's charged with four violations under -- in a criminal complaint filed here in this Court.

As to probable cause, based on the evidence today, particularly the evidence -- Government's Exhibits 1 through 8 and the evidence -- and the testimony of the case agent, I do find probable cause to believe that Dr. Ortiz committed each of the four violations as alleged in the complaint so that there is a probable cause for this case to go forward against him.

On the matter of detention, Dr. Ortiz is eligible for pretrial detention under 18 United States Code, Section

3142(f)(1)(B) because he is charged by a complaint with and the Court has now found probable cause to believe that he committed an offense for which the maximum sentence of imprisonment is life imprisonment -- specifically, the alleged violation of 18 United States Code, Section 1365(a).

Being eligible for pretrial detention, then, which is governed by the provisions of the Bail Reform Act, as provided in 18 United States Code, Sections 3142 and 3144, the law provides that the Court should order detention if it finds that there is no combination of conditions that will reasonably assure the Defendant's appearance as required or the safety of any other person or the community.

The Government has the burden to show the appropriateness of detention, but doesn't have to show both of those things. The Government can even show either by a preponderance of the evidence that there are no combination of conditions that could reasonably assure the Defendant's appearance or by clear and convincing evidence that there is no combination of conditions that would reasonably assure the safety of others or the community.

In making a determination here, I have considered the testimony of the case agent, the agent of the Department of State, Dr. Ortiz's friend and former attorney, the proffer of testimony from both counsel for Dr. Ortiz and the Government, Government's Exhibits 1 through 8, as admitted, as well as

the criminal complaint and affidavit in support, and the report of Pretrial Services, all in light of the factors that Congress directed the Court to consider in making release or detention decisions under the Bail Reform Act.

Those include the nature and circumstances of the offense charged; the apparent weight of the evidence against Dr.

Ortiz; his history and characteristics; whether he was at the time of the current offense or arrest on probation, parole, or other release pending trial, sentencing, appeal, or completion of a sentence under federal, state, or local law; and the nature and seriousness of the danger to any other person or the community that would be posed by his release.

Here, the evidence shows that the Defendant is an anesthesiologist who has been practicing for many years but whose license has been suspended within the last few weeks after it was determined his practice of medicine poses a threat to public welfare and after last month the Texas Medical Board had sanctioned him for failing to meet the standard of care for a patient.

He also has a conviction for cruelty to non-livestock animals -- specifically, shooting his neighbor's dog -- in 2015, for -- in 2016, the actual sentencing, for which he was

The Defendant has longstanding ties to the community.

sentenced to 29 days' imprisonment that he served on

25 | weekends.

In affirming that conviction, the Dallas Court of Appeals held that the evidence at trial supported a finding that Dr. Ortiz had a motive to shoot his neighbor's dog because he was angry with his neighbor for her role in breaking -- in his breakup with his ex-girlfriend, including testifying at a protective order proceeding.

The Court also heard evidence that sometime in the last several years, during the current COVID-19 pandemic, Dr.

Ortiz became angry at colleagues at another medical center, not the one involved here today in the charges here today, when he was asked to wear a face mask.

The evidence also shows that Dr. Ortiz's daughter, who is employed as his personal assistant, is willing to serve as his third-party custodian and move with her husband into his house if necessary to serve in that role. And Defendant's counsel explained that Dr. Ortiz is employable if he were to be released, although he won't be working in health care.

The evidence also shows that two staff members at the center involved in the current charges refused to speak to investigators after expressing fear of what Dr. Ortiz would do if they did so, and one referenced the face mask incident at the other center that he or she had heard about.

As to the nature of the offenses charged, the evidence suggests that Dr. Ortiz, apparently angry at recent professional disciplinary actions against him, tampered with

IV bags at the surgical center at which he worked, and that those tampered bags resulted in several emergency incidents during patient surgeries and possibly the death of one of Dr. Ortiz's anesthesiologist colleagues.

As to the risk of danger to an individual or the community, the Government must show clear and convincing proof that the Defendant presents a demonstrable danger to the community or to an individual which no combination of conditions can dispel or mitigate. Here, I find the Government has presented specific facts to support finding, based on clear and convincing evidence, that Dr. Ortiz poses a specific threat and danger to continue to engage in or in the future engage in violent, retaliatory behavior against those who are involved in this investigation, even if he is released on conditions.

As the Government has persuasively argued, the evidence today convinces the Court against that standard. Dr. Ortiz's conduct tracks but is escalating from what he was convicted of in 2015 and 2016.

And I find, on all the evidence here today, based on the appropriate factors that I listed earlier that Congress directed the Court to consider under the Bail Reform Act, that there is no combination of conditions, including restrictive conditions or conditions including Dr. Ortiz's daughter serving as his proposed third-party custodian or any

1	location monitoring, I find that there is no combination of		
2	conditions that will reasonably assure the safety of the		
3	ommunity or another individual if Dr. Ortiz is released		
4	while this case is pending.		
5	So, for that reason, I will grant the Government's motion		
6	for detention, order that Dr. Ortiz be remanded into the		
7	custody of the United States Marshal and detained while this		
8	case is pending. And a written order will follow.		
9	Ms. Harper, anything further for today?		
10	MS. HARPER: No, Your Honor. Thank you.		
11	MR. DE LA GARZA: No, Your Honor, thank you.		
12	THE COURT: Mr. de la Garza?		
13	Good luck to you, Dr. Ortiz. The Defendant is remanded		
14	into the custody of the United States Marshal. Counsel are		
15	excused. And we will adjourn.		
16	THE CLERK: All rise.		
17	(Proceedings concluded at 12:59 p.m.)		
18	000		
19	CERTIFICATE		
20	I certify that the foregoing is a correct transcript fro the electronic sound recording of the proceedings in the above-entitled matter.		
21			
22	/s/ Kathy Rehling 09/23/2022		
23			
24	Kathy Rehling, CETD-444 Date Certified Electronic Court Transcriber		
25			

Case	3:22-cr-00378-N Document 16 Filed 09/23/22 Page 107 of 107	
		107
1	INDEX	
2	PROCEEDINGS	2
3	WITNESSES	
4	Government's Witnesses	
5	Daniel J. Allgeyer - Direct Examination by Mr. de la Garza	4
6	- Cross-Examination by Ms. Harper - Redirect Examination by Mr. de la Garza	37 61
7	Tom Huszcza	
8	- Direct Examination by Mr. de la Garza - Cross-Examination by Ms. Harper	62 65
9	Defendant's Witnesses	
10	Kristi Motley	6.7
11	- Direct Examination by Ms. Harper - Cross-Examination by Ms. Martin	67 74
12	EXHIBITS	
13	Government's Exhibit 1	Received 32
14	Government's Exhibit 2 Government's Exhibit 3	Received 30 Received 32
15	Government's Exhibit 4 Government's Exhibit 5	Received 34 Received 15
16	Government's Exhibit 6 Government's Exhibit 7	Received 24 Received 26
17	Government's Exhibit 8	Received 90
18	RULINGS	101
19	END OF PROCEEDINGS	106
20	INDEX	107
21		
22		
23		
24		
25		